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सं. 23]

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No. 23]

NEW DELHI, JUNE 2—JUNE 8, 2019, SATURDAY/JYAISTHA 12—JYAISTHA—18, 1941

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह पृथक संकलन के रूप में रखा जा सके
Separate Paging is given to this Part in order that it may be filed as a separate compilation

भाग II—खण्ड 3—उप-खण्ड (ii)
PART II—Section 3—Sub-section (ii)

भारत सरकार के मंत्रालयों (रक्षा मंत्रालय को छोड़कर) द्वारा जारी किए गए सांविधिक आदेश और अधिसूचनाएं
Statutory Orders and Notifications Issued by the Ministries of the Government of India
(Other than the Ministry of Defence)

उपभोक्ता मामले, खाद्य एवं सार्वजनिक वितरण मंत्रालय

(उपभोक्ता मामले विभाग)

(भारतीय मानक ब्यूरो)

(कोच्ची शाखा)

कोच्ची, 24 मई, 2019

का. आ. 917.—भारतीय मानक ब्यूरो (प्रमानन) विनियम, 1988 के विनियम 4 उप विनियम (5) के अनुसरण में, भारतीय मानक ब्यूरो, एतद्वारा अधिसूचित करता है कि जिनके विवरण नीचे अनुसूची में दिए गए हैं को लाईसेंस प्रदान किए गए हैं।

अनुसूची

01 अप्रैल 2016 से 31 मार्च 2017 तक स्वीकृत किये गए लाईसेंसों की सूची

क्रम सं.	लाईसेंस संख्या	वैधता तिथि	पार्टी का नाम एवं पता (कारखाना)	उत्पाद/मानक के शीर्षक	आई एस सं/भाग/खंड /वर्ष
1	6400048908	05.04.2016	सी आर. गोल्ड	स्वर्ण एवं स्वर्ण मिश्र-धातुएं आभूषण/	

			एन पी XI/243ई, मेयिन रोड, पालोड, पाँचा पी ओ, तिरुवनंतपुरम केरल 695,562	शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
2	6400049009	05.04.2016	चिन्यूस फैशन ज्वेलर्स सी एस आई कॉम्प्लेक्स, हॉस्पिटल जंक्शन, कोन्दारा पी.ओ. कोल्लम केरल 691,501	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
3	6400049110	05.04.2016	पेरुन्तलम्मण्णा गोल्ड एल एल पी XIII / 711 बी, डी, मार्क स्कोयार, नियर जी ओ वी टी। पॉलिटेक्निक, अनडडीपुरम, पेरुथलमण्णा मलप्पुरम केरल 679,321	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
4	6400049211	05.04.2016	पोनक्कुनं ज्वेलरी डोर नं पी ओ, 134ए, बी, मंनक्कडावू, पंतिराक्कावू कोझिकोड केरल 673,019	स्वर्ण एवं स्वर्ण मिश्रधातुएं आभूषण /शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
5	6400049312	05.04.2016	अंजलि ज्वेलरी बिल्डिंग नं .11 / 345, मुण्डकायम पी.ओ., कोट्टायम केरल 686513	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
6	6400049506	05.04.2016	ऐय्यिलथ ज्वेलर्स चेलिप्पिल बिल्डिंग, एमपी 11/120, मुथुकुलम पी.ओ. आलप्पुषा केरल 690,506	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016

7	6400049607	05.04.2016	तिरुवोनम ज्वेलरी ए पी XIV / 558 नलम्मुक्कु, पेरुगुज्ही पी.ओ. तिरुवनंतपुरम केरल 695,305	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
8	6400049708	05.04.2016	स्वर्ण पालस फैशन ज्वेलरी एम सी रोड, कुताडुक्कुलम एर्नाकुलम केरल 686,662	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
9	6400049809	05.04.2016	अलमास गोल्ड डोर नं पी पी 4 / 284 ए, ओपो एल पी स्कूल मेयीन रोड , पेरुमन्ना पी ओ कोझिकोड केरल 673,019	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
10	6400049910	05.04.2016	नक्षत्रा फैशन ज्वेलरी बावरा स्कोयार, मेयीन रोड, कोयिलाडी कोझिकोड केरल 673,305	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
11	6400050091	05.04.2016	फ्रेण्स ज्वेलरी डोर नं 13/80 (13/107), कमथ लैन, कालीक्कट कोझिकोड केरल 673,001	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
12	6400050192	05.04.2016	टमास क्लासिकल गोल्ड मारनचेरी पी ओ. मलाप्पुरम केरल 679,581	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
13	6400050293	05.04.2016	अल वेलेंकरा ज्वेलरी मेयीन रोड, तामशेरी पी ओ कोझिकोड केरल 673,573	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016

14	6400050394	05.04.2016	ज्योति ज्वेलर्स मुण्डकायम पी.ओ. कोट्टायम केरल 686,513	स्वर्ण एवं स्वर्ण मिश्रधातुएं आभूषण/शिल्पाकारी शुद्धता एवं मुहरांकन	आई एस 1417 : 2016
15	6400050495	05.04.2016	मिथुन ज्वेलरी 24/150-ए, पुराने कॉर्ड रोड, कासरगोड, केरल 671,121	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
16	6400050697	19.04.2016	दुबई गोल्ड पार्क भवन संख्या। पी एम सी: 21/2713, नई बस स्टैंड, पय्यानूर कण्णूर केरल 670 307	स्वर्ण एवं स्वर्ण मिश्रधातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
17	6400050798	19.04.2016	स्काई गोल्ड मारक्करडी , बिल्डिंग 4/832-एफ, मेयीन रोड बालुशेरी, नियर रजिस्टर कार्यालय, 4, कोझिकोड केरल 673,612	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
18	6400051093	03.05.2016	राजगीरी ज्वेलरी वटयाटुकोट्टा रोड, कोल्लम केरल 691,001	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण शिल्पाकारी शुद्धता/ एवं मुहरांकन -	आई एस 1417:2016
19	6400051194	03.05.2016	के.पी. ज्वेलरी द्वार नं. 39/2176ए, शिशु भवन, पुठियांगडी कोझिकोड केरल 673,021	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016

20	6400051295	10.05.2016	सी टी बी 24 कार्ट अंतर्राष्ट्रीय ज्वेलर्स प्राइवेट लिमिटेड द्वार नं। 50/453, सिटी सेंटर, वीनस कॉर्नर, ओपोसिट कॉर्पोरेट हॉस्पिटल, तालाशेरी कण्णूर केरल 670,101	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण / शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
21	6400051396	10.05.2016	सी टी बी .24 कार्ट इनटर नाष्टनल और डायमंड्स प्राइवेट लिमिटेड द्वार नं। के पी 11,1275,1276,1277,1278 (ग्रावुड प्लोर),ओ पो सि टी यूनियन बैंक, वायनाड रोड, कुट्टीयाटी कोझिकोड केरल 673,508	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
22	6400051497	10.05.2016	कैरली ज्वेलरी बिल्डिंग नं के पी / 401 (ओल्ड), बिल्डिंग नं। के पी / XVII / 303 (नया), मेयीन रोड कटाक्कडा तिरुवनंतपुरम केरल 695,572	स्वर्ण एवं स्वर्ण मिश्रधातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
23	6400051699	11.05.2016	सी जी आर मेटल अलोयीस प्राइवेट लिमिटेड रूम नं.2,40 / 1013, पैली पील्लै टवर, ओपोसिट कोलेज ग्रावुट बस स्टोप, एम जी रोड एर्नाकुलम,केरल 682,011	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
24	6400051703	12.05.2016	आधार गोल्ड मंजेरी एल एल पी 20/1162 इजड 28 से इजड 32, सिटी ग्रेट बिल्डिंग, बैयपास जंक्शन, कचेरीप्पडी, मंजेरी मलप्पुरम केरल 676,12	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016

25	6400051905	13.05.2016	हरिनदनं ज्वेलरी कुन्नमबाथू टॉवर, कलथोडु, ओल्लुक्करा पी.ओ. त्रिशूर केरल 680,655	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
26	6400052095	13.05.2016	नोबल ज्वेलर्स दास स्कोयार, मेयीन रोड, चेरपु त्रिशूर केरल 680,561	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
27	6400052196	13.05.2016	तक्कां ज्वैलर्स 14/28, मेयीन रोड चीटूर पालक्काड केरल 678,101	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
28	6400052297	13.05.2016	ऐश्वर्या ज्वेलरी एन हेच . पीलात्तरा पी ओ पीलात्तरा (वया), मण्डूर कण्णूर केरल 670,504	स्वर्ण एवं स्वर्ण मिश्रधातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
29	6400052398	03.06.2016	सिमला ज्वेलर्स 30एपी XIX / 243,244,245, कोट्टीयाम पी ओ31 कोल्ल32म केरल 691,571	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
30	6400052604	03.06.2016	आईषा गोल्ड एन आर रेलवे गेट, पाप्पिशेरी पी ओ, कन्नूर केरल 670,564	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016

31	6400052705	03.06.2016	मालया गोल्ड एंड डायमंड्स एम.जी. शाँपिंग कॉम्प्लेक्स, कुन्नमकुलम त्रिशूर केरला- 680503	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
32	6400052806	03.06.2016	कोट्टक्कल हैरा स्वर्ण एल एल पी ए के एम टवर नियर फेटरल बैंक, मेयिन रोड, कोट्टक्कल मलप्पुरम केरल 676,503	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
33	6400052907	07.06.2016	वर्णा ज्वेलरी डोर नं IV / 113, वलया, नादापुरम कोझिकोड केरल 673,517	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
34	6400053097	07.06.2016	एटलस गोल्ड IX / 320,320सी, 320डी, 320ई, रेलवे स्टेशन रोड, चेरुवतुर कासरगोड केरल 671,313	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
35	6400053198	07.06.2016	कोल्थ ज्वेलर्स वेंकडंगु, डोर नं XIV / 26,111 / 359 (ओल्ड), वी/ 212 (नया) त्रिशूर केरल 680,510	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
36	6400053299	07.06.2016	आनक्कल्लुगल ज्वेलर्स पाला, बी नं: 20/2299 कोट्टायम केरल 686,575	स्वर्ण एवं स्वर्ण मिश्रधातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
37	6400053303	07.06.2016	मुट्टन्नूर ज्वेलर्स प्राइवेट लिमिटेड रूम नं. 667 ए, फथिमा जंक्शन, थलेसी रोड, मैथनूर कण्णूर केरल 670,702	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016

38	6400053404	07.06.2016	साई ज्वेलरी 19/104, एम.जी. रोड, आट्टिडल तिरुवनंतपुरम केरल 695,101	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
39	6400053505	08.06.2016	नक्षत्रा ज्वेलर्स भवन सं। 9/2594 न्यू XV / 1071, आयूर रोड, अचल पी.ओ. कोल्लम केरल 691,306	स्वर्ण एवं स्वर्ण मिश्रधातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
40	6400053606	08.06.2016	कृष्णा गोल्ड 17/1411, मेयिन रोड, चिन्नक्काडा कोल्लम केरल 691,001	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
41	6400053707	08.06.2016	पवित्रा ज्वेलरी 9/211 (न्यू) पेरिंगोडे, कुट्टनाड रोड, पेरिंगोडे पी.ओ. पालक्काड केरल 679,535	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
42	6400053808	08.06.2016	थोट्टिल गेल्ड पालस डोर नं. VI-413, न्यू बजार, मार्केट पी ओ, मूवाटुपुज्हा एर्नाकुलम केरल 686,673	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
43	6400053909	08.06.2016	थुरथियिल फैशन ज्वेलरी पी पी रोड, पेरुवावूर पी ओ वार्ड XVI / 711, ओल्ड 13/3ई एर्नाकुलम केरल 683,542	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016

44	6400054099	10.06.2016	मंगला ज्वेलरी XII/773 एम जी रोड कासरगोड केरल 671,121	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
45	6400054103	10.06.2016	कॉपिल ज्वेल्स प्राइवेट लिमिटेड फातिमा जंक्शन 504 ए, डोर नं.के.पी. XIV305,306,316, के पी XVII (नया) कोलेचेरी पी ओ नरैथ, कॉपिल,कण्णूर केरल 670,601	स्वर्ण एवं स्वर्ण मिश्रधातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
46	6400054204	10.06.2016	गुरु ज्वेलर्स भवन संख्या 1464/65, मल्लक आलप्पुज्हा केरल 688,011	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
47	6400054305	10.06.2016	ज़बील गोल्ड 9/124, पेरिगोट पोस्ट ,पेरिगोट पलक्कड़ केरल 679,537	स्वर्ण एवं स्वर्ण मिश्रधातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
48	6400054406	10.06.2016	स्वर्णमहल ज्वेलरी चुपीमाल, चेद्राप्पन्नी पी ओ त्रिशूर, केरल 680,687	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
49	6400054507	10.06.2016	जीशा फैशन ज्वेलरी टी पी XVI / Iसी 145, चेडनक्करा जंगशन तेवलाक्करा कोल्लम केरल 690,524	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
50	6400054608	10.06.2016	सेलीना ज्वेलरी दरवाजा नंबर 13/31,32, (ओलड), 13/34 (नया) कमथ लैन, पालयम, रेलवे स्टेशन रोड, कोझिकोड केरल 673,001	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016

51	6400054709	10.06.2016	जॉन्स गोल्ड और डायमंड्स पानयं टॉवर (13/314(4-6), गर्ल्स हाई स्कूल रोड, नेटुमण्डल तिरुवनंतपुरम केरल 695,541	स्वर्ण एवं स्वर्ण मिश्रधातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
52	6400054911	14.06.2016	न्यू स्टायिल ज्वेलरी ओ, एपी II, 264 एम ओल्ड ए पी III/529 (न्यू) मुडेरी मोटा II, मुडेरी मोटा कण्णूर केरल 670,591	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
53	6400055004	17.06.2016	पोचायिल ज्वेलर्स के पी III/1908, 1668, नियर महादेवा मंदिर, मार्केट रोड, करुनागपल्ली कोल्लम केरल 690,518	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
54	6400055105	17.06.2016	फेलाह गोल्ड एण्ड डायमंड्स एलएलपी केपी 10/699 एबीसी, कुन्नमंगलम कोझिकोड केरल 673,571	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
55	6400055307	13.07.2016	एमरेटर्स गोल्ड पोप नं। 20/862, 20/863, सी के एच भवन, ताज्हेप्पालम, तिरूर मलाप्पुरम केरला 676101	स्वर्ण एवं स्वर्ण मिश्रधातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
56	6400055408	19.07.2016	चेम्बका मिनी ज्वेलर्स टी सी -5/1537 (1), ओलामप्पारा जंक्शन, पेरुरक्कडा	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016

			तिरुवनंतपुरम केरल 695,005		
57	6400055509	19.07.2016	अम्मा ज्वेलरी वी पी 3 / 868,869, कलुंग जंक्शन, वितुरा पी ओ तिरुवनंतपुरम केरल 695,551	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
58	6400055610	19.07.2016	न्यू नक्षत्रा टी सी .38 / 1974, आर्यशाला जं, चालई तिरुवनंतपुरम केरल 695,036	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
59	6400055711	19.07.2016	वालुमेल ज्वेलरी वैप्पिना कॉम्प्लेक्स, मुख्य सड़क कालपेट्टा वायनाड केरल 673,121	स्वर्ण एवं स्वर्ण मिश्रधातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
60	6400055812	19.07.2016	सीराज ज्वेलरी ई पी 8/513, (ओल्ड 7/858), ओरक्कतेरी, वडाक्करा, कोझिकोड केरल 673,501	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
61	6400055905	19.07.2016	अल अहली स्वर्ण टी जी पी वी 188 जी एच (ओल्ड) , न्यू वी 1130,1131, तिरुवल्लूर, वडाक्करा (वया) कोझिकोड केरल 673,541	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
62	6400056006	19.07.2016	मैन्निल ज्वेलर्स 23/277 के एम सी, के.पी. रोड, कायंकुलम आलप्पुज्हा केरल 690,502	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016

63	6400056107	19.07.2016	ऐश्वर्या स्वर्ण डोर नं.7 / 509 ए 3 (21/566), XXI वैय्कं पी ओ, कोट्टयाम केरल 686,141	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
64	6400056208	19.07.2016	विस्मया स्वर्ण और डायमंड्स एल एल पी 17/2275-ए, साई बिल्डिंग, एम। एम। अली रोड, पालयम कोझिकोड केरल 673,0	स्वर्ण एवं स्वर्ण मिश्रधातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
65	6400056309	22.07.2016	साबू ज्वेलरी सी एम.17 / 431, तितमाल, चेंगन्नूर आलप्पुज्हा केरल 689,521	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
66	6400056410	22.07.2016	अनिष ज्वेलरी अनिष कॉप्लेक्स, 17/622, मेयान रोड, पतनापुरम, कोल्लम केरल -689695	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
67	6400056612	01.08.2016	ऐश गोल्ड पालस डोर नं ओपो II/709, मेयीन रोड, ओचीरा पी ओ कोल्लम केरल 689,695	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
68	6400056705	01.08.2016	लक्ष्मण फैशन ज्वेलरी डोर नं.20 / 552 (न्यू), वि पी II372,373 (ओल्ड), वी पी XVI / 301,302 (ओल्ड), कुन्निक्कोड, एन एच रोड कोल्लम केरल 691,514	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016

69	6400056907	03.08.2016	थालम फैशन ज्वेलर्स केपी XIII / 1297, मेयीन रोड, कडक्कल कोल्लम केरल 691,536	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
70	6400057008	03.08.2016	शिफाना गोल्ड डोर नं। के पी 4 / 345एफ, (के पी 1 / 286एफ6 ओल्ड), कुट्टियाटी, वडाक्करा, नियर न्यू बस स्टेड, कुट्टियाटी कोझिकोड केरल 673,508	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
71	6400057109	03.08.2016	ओरो गोल्ड और डायमंड्स 10/524/1, नियर पुत्तेनप्पल्ली बैबिल टवर गेट, इरिजेरी अडडी, तरकन लैन, त्रिशूर केरल 680,001	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
72	6400057210	03.08.2016	करणन ज्वेलर्स स्ट मेरीर्स टवर, नं IX / 249 सी, नियर तिरुत्तमाराशेरी शिवा मंदिर, आनक्कल्लू पी ओ, आविनिशेरी त्रिशूर केरल 680,306	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
73	6400057311	03.08.2016	लुलु फैशन ज्वेलरी सिटी टवर, XIV 926, (ओल्ड नं. XIV / 941), नियर पुलिस स्टेशन, ए एम रोड, कोथमंगलम एर्नाकुलम केरल 686,691	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
74	6400057412	03.08.2016	कनकमाल ज्वेलर्स डोर नं। 19/192, आयिषा बिल्डिंग, सी.वी. जंक्शन, पोन्नानी मलप्पुरम केरल 679,577	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016

75	6400057505	03.08.2016	राजकुमारी स्वर्ण सोक नं.39 / 41 (1,2), मणक्कड, चालई तिरुवनंतपुरम केरल 695,036	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
76	6400058709	12.08.2016	टी सी गोल्ड 9/243/7, टी सी टवर, मिशन क्वैड्स रोड, एस टी नगर त्रिशूर केरल 680,001	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
77	6400058810	12.08.2016	आक्षया ज्वेलरी डोर वि.V / 913आई, डी.जे. सक्कयार, अन्नमानडा त्रिशूर केरल 680,741	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
78	6400058911	12.08.2016	रुबी गोल्ड द्वार सं। IV-520 पी क्यू आर , (3/520 पी क्यू आर – ओल्ड नं), रुबी जंक्शन, मेयिन सड़क, कवनूर मलप्पुरम केरल 673,639	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
79	6400059012	12.08.2016	वाज्जहामडालिल ज्वेलर्स डोर नं.XIX / 566,567, मोहना कॉम्पलेक्स, चिरक्कटावू विल्लेज, वडाक्कुमभागंक्करा, पोनक्कुनं पी ओ कोट्टयाम केरल 686,506	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
80	6400059105	12.08.2016	नवरत्ना ज्वेलरी 117, निशाथ कॉम्पलेक्स, चालोट, के एल पी-1 कण्णूर केरल 670,002	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016

81	6400059206	12.08.2016	तायिरा कलंषन 3092-एफ 2 / 64, सेकंड फ्लोर, रेट्टीयार बिल्डिंग , कात्रीनाक्कडावू एर्नाकुलम केरल 682017	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
82	6400059307	16.08.2016	नयिला गोल्ड डायमंड्स अल माक्सर्ण आरकेट 19/753,745 वटाक्करा रोड नन्दापुरम पीओ कोशिकोट केरला 673 504	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
83	6400059408	23.08.2018	मानक फैशन ज्वेलर्स बिल्डिंग नं.,XII-394, पैयावूर ग्रामा पंजायत पोपिंग कॉम्पलेक्स, पैयावूर कण्णूर केरल 670,633	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
84	6400059509	08.08.2016	पोनिनम ज्वेलरी द्वार नं। 12/1636 ए, बी, पूवत्तुपराम्बा पी.ओ., पेरुवैल, पेरुमना (वी आई ए) कोझिकोड, केरल 673,008	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
85	6400059610	08.08.2016	सोना पालस डोर नं 114एफ, एन.वी. टॉवर, , पोन्नानी, मलाप्पुरम केरल 679,577	स्वर्ण एवं स्वर्ण मिश्रधातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
86	6400059711	26.08.2016	निवा गोल्ड ज्वेलरी बी.नं.13 / 831,832 (ओल्ड), 12/1208 (नया), मेयीन रोड, चेरुप्पलाशेरी,पालक्काड केरल 679503	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016

87	6400059913	26.08.2016	ग्रैंड ज्वेलरी एम ए के आकेड, डोर नं 186/4, सिविल स्टेशन रोड, अलुवा, एर्नाकुलम केरल 683,101	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
88	6400060195	29.08.2016	सी जी आर मेटालैयस प्राइवेट लिमिटेड V/717 बी 1/आई डी ए एडेयार अल्वाये,मुप्पाथडम पी ओ एरणाकुलम केरला- 683 110	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
89	6400060397	05.09.2016	सूर्या ज्वेलरी डोर नं .XVIII / 866, पेरुब्वनाछेरी पी ओ, कोट्टयाम केरल 686,536	स्वर्ण एवं स्वर्ण मिश्रधातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
90	6400060498	05.09.2016	एस टी ज्वेलरी मान्यूफैक्शर डोर नं.12 / 303, वेस्ट हिल रोड, गोसाईक्कुन्नू, त्रिशूर केरल 680,006	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
91	6400060599	05.09.2016	सुमंगली फैशन ज्वेलर्स सुमनली भवन, सेन्ट्रल जंक्शन, करुकाचाल कोट्टयाम केरल 686,540	स्वर्ण एवं स्वर्ण मिश्रधातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
92	6400060603	01.09.2016	किज्हाक्केमुरिथील ज्वेलर्स बारहवीं / 270, मलिकापदी, मीनडॉम, कोट्टयाम केरल 686516	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016

93	6400060704	01.09.2016	मेट्रो गोल्ड डूर नं के एम सी III / 1344/43, ओल्ड प्रेस गल्ब जंक्शन, एम जी रोड, कासरगोड केरल 671,532	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
94	6400060805	07.09.2016	जोणसण फैशन ज्वेलर्स डोर नं। (न्यू 86/11) (ओल्ड VI / 302, XIII / 76D), ओपो पंचायत कार्यालय, वेलूर पी ओ, त्रिशूर केरल 680,601	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
95	6400061197	07.09.2016	मंजली ज्वेलर्स II / 598 (न्यू), IV / 483 (ओल्ड), वारन्तारापिल्लि पी ओ त्रिशूर केरल 680,303	स्वर्ण एवं स्वर्ण मिश्रधातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
96	6400061298	07.09.2016	अलदीस गोल्ड वायलिल बिल्डिंग , III / 65सी, मुण्डाक्कयं कोट्टयाम केरल 686513	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
97	6400061706	09.09.2016	ऐश्वर्या गोल्ड पार्क डोर नं.ओर पी वी / 560 (न्यू), आर पी 1 / 300 (ओल्ड), रामप्पुरम कोट्टयाम केरल 686,576	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
98	6400061807	09.09.2016	ईमास गोल्ड और डायमंड्स लिमिटेड लैबिलिटी पार्टनरशिप डोर नं / 1492,2एन डी फ़्लोर, केस्को प्लाज़ा, राम मोहन रोड कोझिकोड केरल 673,004	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016

99	6400061908	09.09.2016	वी वी आई पी ज्वेल्स और रत्न एक्सपोर्ट प्राइवेट लिमिटेड 35/306 (16), ओलाकाँड पलक्कड केरल 678,002	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
100	6400062098	09.09.2016	ज़ारा गोल्ड डोर नं ई पी 10/1031 ए, सी पी ए, काँ इडावन्ना, मलप्पुरम केरल 676,541	स्वर्ण एवं स्वर्ण मिश्रधातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
101	6400062199	16.09.2016	गोल्ड महल सी पी के, मोकेरी, के एम एल VI / 562 कोझिकोड केरल 673,507	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
102	6400062203	16.09.2016	एश्वर्यलक्ष्मी गोल्ड एण्ड डायमंड्स 18/417, वेस्ट फोर्ट रोड पलक्कड केरल 678,001	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
103	6400062304	23.09.2016	अल्फा ज्वेलरी डोर नं .4 / 430जी, थिरुनावाया पंचायत, एंथावोरोर पी.ओ., थिरुनावाया मलप्पुरम केरल 676,301	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
104	6400062405	26.09.2016	मुत्थुतावलात्तिल ज्वेलरी ओल्ड नं: IV / 186, न्यू नं: 12/691, पी वी रोड, ईरात्तुपेट्टा कोट्टयाम केरल 686,652	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
105	6400062506	26.09.2016	उन्नम गोल्ड XIII / 533, नेट्टुमणक्कावू कोल्लम केरल 691,509	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016

106	6400062607	26.09.2016	केरला गोल्ड एंड डायमंड्स डोर नं : पी पी -18 / 763,768,769 पुत्तुहाक्कल, कॉम्प्लेक्स, मंजेरी रोड, पंडिकाड पी ओ, पंडिकाड मलप्पुरम केरल 676,521	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
107	6400062708	26.09.2016	आईटियल ज्वेलरी कलंशन डोर नं. XIX / 248, कार्मिल बिल्डिंग, जी.एच.रोड, मुन्नार इडुक्की केरल 685,512	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
108	6400062809	26.09.2016	दुबई गोल्ड रुम नं.ए पी 07/624, पंचायत बिल्डिंग, अम्बालावयाल पी ओ, अम्बालावयाल केरल 673,593	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
109	6400063003	29.09.2016	अकतुट्ट ज्वेलरी XI / 479 बी1, अडीवाट, पल्लरीमंगलं पी ओ एर्नाकुलम केरल 686,691	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
110	6400063104	29.09.2016	मालीकेयल गोल्ड ज्वेलर्स न्यू: VIII / 430, ओल्ड: VIII / 201/1, स्ट: जरमनर्सी, मयीन रोड, एन परावूर एर्नाकुलम केरल 683,513	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
111	6400063205	29.09.2016	एटलस गोल्ड डोर नं.7 / 962,963, ओ पो। केनरा बैंक, पोन्नानी पी ओ, मलाप्पुरम केरल 679,577	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016

112	6400063306	29.09.2016	बीमा ज्वेलर्स एण्ड डायमंड्स पी एम सी 21 / 1084,1084 (1) (2), मेयीन रोड, पथानामथिट्टा पी ओ, पथानामथिट्टा केरला 689645	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
113	6400063407	28.09.2016	एटलस गोल्ड सोक डोर नं. 30 / 44, चंडापदी, पोनानी P.O. मलप्पुरम केरला 679577	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
114	6400063508	29.09.2016	स्नेहा फाषन ज्वेलरी पोन्नमवेली, पी पी IV/716 (न्यू), VI/549 (ओल्ड), पट्टणक्काट, चेरत्तला, आलप्पुज्हा केरला 688531	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
115	6400063912	13.10.2016	रहमा गोल्ड सेंटर द्वार नं। 21/65, थ्रिपंगरोड ग्रामपंचायत, आलत्तियूर पी। ओ।, तिरूर मलप्पुरम केरला 676102	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
116	6400064106	13.10.2016	कनका ज्वेलर्स 0, 7/58ए, 7/58 बी, ओ पो पो: मिलिटरी कैन्टीन, मार्केट जंक्शन, चेरिकुलंगारा आलप्पुज्हा केरला 690106	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
117	6400064207	13.10.2016	अल्मास गोल्ड द्वार नं। पीपी / VIII-1003, सेन्टल जंक्शन, पुलमंथोलो पी.ओ. मलप्पुरम केरल 679,323	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016

118	6400064308	17.10.2016	सरस्वती ज्वेलर्स IX / 288, माविनछुवडु, काल्लूर पी ओ. मुत्तियाट, त्रिशूर केरल 680,317	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
119	6400064510	19.10.2016	सारास गोल्ड डो नं। 43/663 (न्यू), 19/62 (ओल्ड), मैनावटी जंक्शन, नारंगापुरम, थलसेरी, कण्णूर केरल-670,101	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
120	6400064805	26.10.2016	सी गोल्ड ज्वेलरी XI / 606, पालिन्दा, मेलोर, त्रिशूर केरल-680,311	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
121	6400064906	25.10.2016	मुरुकन ज्वेलरी वार्ड XIII / 349, कोडुमोन, कोडमोन P.O, पथानामथिट्टा केरल-691,555	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
122	6400065007	25.10.2016	रॉयल ज्वेलरी डोर नं के पी- II / एस सी वी-10, मेयीन रोड, कोट्टाकल, मलप्पुरम केरल-676,503	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
123	6400065108	31.10.2016	आर जे एटलस ज्वेलरी थेंगल पालस् बिल्डिंग, 43 / 706,716, ए.वी.के नायर रोड, नादापुरम, थलशेरी कण्णूर केरल-670,101	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016

124	6400066110	08.11.2016	राजधानी फैशन ज्वेलरी 1/474 / 2,3 (ओल्ड), 15/557, पुत्तनपुरक्कल, बिल्लिंग , कारुक्काल पी ओ कोट्टायम केरल- 686,540	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
125	6400066211	08.11.2016	गोल्ड पार्क कुट्टीयाटी के.वी. कॉम्प्लेक्स, डोर नं. के पी वी / 176. आर एस वै इजड वडाक्करा रोड, कुट्टी, कुट्ट्याटी पी ओ, कोल्लिकोड केरल 673,508	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
126	6400066607	18.11.2016	रषिया गोल्ड एण्ड डायमंड्स डोर नं. 13 / 495, वेटाथर कॉम्प्लैक्स, करकपुथुर, चाजहटिरि पी.ओ., पलक्कड केरला- 679535	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
127	6400066708	18.11.2016	पालकझुप्पिल ज्वेलरी बिल्लिंग नं.1/192ए(ओल्ड), X/605, कुरुपन्थारा, कोट्टायम केरल 686,603	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
128	6400066809	18.11.2016	मिलना गोल्ड एण्ड डायमंड्स पाटिनल मेट्रो माल, एन पी -XI / 779,780, नरीक्कुन्नि 11, कोल्लिकोड केरल 673,572	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
129	6400066910	18.11.2016	वनाप्पुरक्कल ज्वेलर्स 7/706, सेन्ट्रल जंक्शन, चडनाशेरी, कोट्टायम केरल-686,101	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016

130	6400067011	18.11.2016	फातिमा ज्वेलर्स डोर नं. ए पी 111 / 1 ए, नियर ग्रीमीण बैंक, तिरुक्कडा, मलप्पुरम केरल 679,321	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
131	6400067112	18.11.2016	पवन गोल्ड डोर नं. XVI / 294A, पटमबद रोड, केराकुदुर, चाज्हीयाट्टीरि पी ओ, पलक्कड केरल 679,535	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
132	6400067205	18.11.2016	एस एस गोल्ड एण्ड डायमंड्स 18/53-बी, 53- सी, स्टेडियम बिल्डिंग, कोईलाडी कोझिकोड केरल 673,305	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
133	6400067306	18.11.2016	दुबाई गोल्ड के पी XVII 220, कुबील, कण्णूर केरल 670,601	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
134	6400067407	18.11.2016	इमरेस गोल्ड इन्टरनाष्णल डोर नं. XI / 164 डी 2, तालनक्करा ट्रेडिंट सेंटर , चंद्रागिरी रोड, प्रेस क्लब जंक्शन कासरगोड केरल-671,121	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
135	6400068106	02.11.2016	नवरत्ना ज्वेलर्स डोर नं. VII / 1013, आलंकोड, कण्णूर केरल 670,571	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016

136	6400068207	02.11.2016	इलैट ज्वेलरी 12/1203, पैनोर, कण्णूर केरल 670 692	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
137	6400068510	09.12.2016	नाबियाप्पराव्वील टी जे ज्वेलर्स 16/83ए (न्यू), 1/651ए(ओल्ड), पाल्लिताज्हां, मुल्लतुरुत्ति, एर्नाकुलम केरल 682,314	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
138	6400068611	09.12.2016	आदार गोल्ड चेम्माड एल एल पी टी पी V/157 ई एफ जी न्यू V/1318 एबी सी खलीज माल, टेम्माद, तिरुरड्डी, मलप्पुरम केरल 676,303	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
139	6400069209	16.12.2016	अपर्णा ज्वेलर्स एम एम सी IV / 363ए, 363बी, स्टेट जंकशन, स्टाचू जंगमन, माही पाँडिचेरी 673,310	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
140	6400069310	22.12.2016	सोनिया ज्वेलरी XIV / 64, कित्ति, वाडक्कनचेरी पी ओ त्रिशूर केरल 680,582	स्वर्ण एवं स्वर्ण मिश्रधातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
141	6400069411	22.12.2016	इल्लात्त ज्वेलरी वर्कस् टी पी XIII/293, इल्लात्त बिल्डिंग 293, तज्हावं, कुट्टीप्पुरम कोल्लम केरल 690 539	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
142	6400069512	22.12.2016	माता ज्वेलरी बिल्डिंग नं. पी पी VII / 46, पूवार जंकशन,	स्वर्ण एवं स्वर्ण मिश्रधातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	

			पुवार पी ओ. तिरुवनंतपुरम केरल-695,525		आई एस 1417:2016
143	6400069613	22.12.2016	मालाबार ज्वेलरी डोर एन पी 2/382, ए बी सी पी वी बिल्डिंग, मेयिन रोड नीलाबूर, नीलाबूर पी ओ. मलाप्पुरम केरल-679,329	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन - शुद्धता	आई एस 1417:2016
144	6400069714	22.12.2016	हारीस फैशन ज्वेलर्स वी.पी. VIII / 823ए (न्यू), के सी/40 (ओल्ड), वडाक्केविला, कोल्लम केरल 691,010	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
145	6400069807	22.12.2016	प्रावुड स्वर्ण डोर नं। 13 / 474,475 (न्यू), 13/372 एच एण्ड आई (ओल्ड), कॉम्पलेक्स , कारुकाप्पुत्तूर, चाज्हीयाटिरी पी ओ पलक्कड केरल 679,535	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
146	6400069908	22.12.2016	अलमनज़ूर ज्वेलर्स सी पी-IV-417, चक्कराक्कराल, वुमनचेरी, कण्णूर केरल 670,613	स्वर्ण एवं स्वर्ण मिश्रधातुएं आभूषण /शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
147	6400070097	23.12.2016	वार्केस ज्वेलरी डोर नं वी / 373ए, कून्मूची, त्रिशूर केरल 680,504	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016

148	6400071103	10.01.2017	राजेश ज्वैलर्स बिल्डिंग नं 7/586 डी, एम सी रोड, पांडालम, पथानामथिट्टा केरल 689,501	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
149	6400071507	13.01.2017	जैयसाल ज्वेलरी डोर नं टी पी V/539, सी डी बिल्डिंग बीच रोड, अड्डा, तनूर पी ओ पथानामथिट्टा केरल 689,501	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
150	6400071608	13.01.2017	न्यू लिटिल हार्ट ज्वेलरी एक्स / 641, टेम्पिल रोड, त्रिप्रयार पी ओ, नेट्टिका, त्रिशूर केरल 680,566	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
151	6400071810	17.01.2017	लुलु गोल्ड डोर नं। 15/652 (नया), 5/321 (ओल्ड), पोस्ट ऑफिस जंक्शन, वायनाड केरल-670,645	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
152	6400071911	17.01.2017	पोन्नरा गोल्ड न्यू डोर नं. XXII-494,495 (ओल्ड डूर नं 493,499,500), एमिरेस टवर, चावक्काड, ईनामावू रोड, त्रिशूर केरल 680,506	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
153	6400072004	17.01.2017	अक्षया ज्वेलर्स 7/687, मेले पालम रोड, कोल्लिकोड केरल 673,001	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016

154	6400072105	17.01.2017	स्वर्ण महाल ज्वेलरी डोर नं बी पी नं 5/685-ए (ओल्ड), बी पी 8/880 (एन) मेयीन रोड , बालुशेरी कोझिकोड केरल 673,612	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
155	6400072206	17.01.2017	थोबा ज्वेलरी डोर नं 13/230, कम्मथ लैन, कोझिकोड केरल 673,001	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
156	6400072307	17.01.2017	के.आर.ज्वेलरी टी सी .39 / 72 (22), मयीन रोड, चलाई पी ओ, तिरुवनंतपुरम केरल 695,036	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
157	6400072408	17.01.2017	श्रीरागम ज्वेलर्स डोर नं.एम पी 8 (ओल्ड नं.1) 1999एल, पी सी रोड मुक्कम, मुक्कम पी ओ, कोझिकोड केरल 673,602	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
158	6400072610	20.01.2017	जोस्वी ज्वेलर्स डोर नं .IV / 1040ए, पी.के. रेजिडेंसी, सुल्तान बेतेरी, वयनाड केरल-673,592	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
159	6400072711	19.01.2017	श्रिशूर फैशन ज्वेलरी बी पी XVI / 101,102, पुलीमूड पी ओ, तिरुवनंतपुरम केरल 695,505	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016

160	6400072812	19.01.2017	पारवती फैशन ज्वेलर्स 45/2728 (न्यू), 32/2699 (ओलड), पालथ कॉम्प्लेक्स, तम्मनं एर्नाकुलम केरल-682,032	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
161	6400072905	20.01.2017	जुवल पार्क हसन आर्केड, 17/414- सी ओफ, कगाराप्पडी, वडाक्कोड पी ओ, एर्नाकुलम केरल -682021	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
162	6400073006	24.01.2017	प्रकार्ष ज्वेलरी पी पी आई 170, बी सी . मेयीन रोड, पेरंब्रा, कोझिकोड केरल 673,525	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
163	6400073208	24.01.2017	के एस गोल्ड और डायमंड्स के एस कम्प्लेक्स, ए पी 10/1256, अलनल्लूर पी.ओ, 10 , पलक्कड केरल-678,601	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
164	6400073309	24.01.2017	रियाद गोल्ड डोर नं.पि पि XV / 208,209, पेरिन्थाल्मन रोड, पंडालप्परब, वट्टाल्लूर पी ओ, मलप्पुरम केरल-676,507	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
165	6400073410	24.01.2017	विजया ज्वेलर्स के पी 7 / 299, नटक्कत्तरा जंगशन, कुमारापुरम पी ओ, हरिपाड, आलप्पुज्हा केरल-690,458	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016

166	6400073511	24.01.2017	बाई ज्वेलरी न्यू नं के पी XIV / 1123, ओल्ड नं के पी XIII / 284, पारीप्पल्ली. कोल्लम केरल 691,574	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
167	6400073612	24.01.2017	चंगलाई ज्वेलर्स बिल्डिंग संख्या। 14/94, मुल्लाशेरी पी ओ, त्रिशूर केरल-680,509	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
168	6400073705	24.01.2017	केयर ज्वेलरी द्वार नं। 111-339-एबी, केयर कॉम्प्लेक्स,, कोडाका पी.ओ. त्रिशूर केरल 680,684	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
169	6400073806	24.01.2017	ईजा स्वर्ण और हीरे डोर सं संख्या। IX / 601- 1,2,3,4,6, एस टी राफेल बिल्डिंग, ईरीजेरी अडाडी, त्रिशूर केरल 680,001	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
170	6400073907	06.02.2017	शबरीनाथ ज्वेलरी बिल्डिंग नं. XI-346 (न्यू), XI- 347 (ओल्ड), कृष्णन कॉइल जंक्शन, नेय्याटिनक्करा, तिरुवनंतपुरम केरल 695,121	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
171	6400074008	10.02.2017	मिलिनीयम गोल्ड प्राईवेट लिमिटेड होस्पताल रोड, द्वार सं। 62/6642, कोच्चि-11 एर्नाकुलम केरल 682011	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016

172	6400074109	06.02.2017	अनुपमा ज्वेलर्स 14/512, कडाप्पनाडु सौथ पी. ओ. अडूर पत्तनामतिट्टा केरल 691553	स्वर्ण एवं स्वर्ण मिश्रधातुएं आभूषण/शिल्पाकारी शुद्धता एवं मुहरांकन	आईएस 1417 : 2016
173	6400074210	06.02.2017	रोलेकर्स ज्वेलरी 9/1264, आयिशा कॉम्पलेक्स, मेयिन रोड, तामराशेरी कोझिकोड केरल 673,573	स्वर्ण एवं स्वर्ण मिश्रधातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
174	6400074311	06.02.2017	रानीर्स ज्वेलरी पी पी / एक्स / 344, पाल्लीक्कल जंगशन, पाल्लीक्कल पी.ओ. तिरुवनंतपुरम केरल 695,304	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
175	6400074606	20.02.2017	केलीनर्स ज्वेलरी केलीनर्स ज्वेलर्स टॉवर, 482-बी, नियर आई ओ सी पेट्रोल पंप, XVI, (ओल्ड डोर नं पी एम सी XIII / 314 और 316), एम सी रोड, पेरुम्बावूर एर्नाकुलम केरल 683,542	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण / शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
176	6400074707	17.02.2017	शोभा ज्वेलरी द्वार नं। 11/473 ए, बी, काक्कतिल पी.ओ. कोझिकोड केरल 673,507	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
177	6400074808	17.02.2017	गज़ल गोल्ड प्राइवेट लिमिटेड डोर नं 3/108 जी एच , अनक्करा पंजायत, कुबिडी पी ओ.पालक्कड केरल 679,554	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
178	6400057909	08.08.2016	राजधानी स्वर्ण डोर नं. II / 660, कोडाधिपदी, मन्नारकाड पी ओ पालक्कड केरल 678,582	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016

179	6400058010	08.08.2016	पोन्नारा ज्वेलरी डोर नं। सी। पी। VI / 172ए, एरिन्निमाडड, एक्वामंड पी ओ, निलंबूर (वया) मलप्पुरम केरल 679,329	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
180	6400058111	08.08.2016	शाहाबाद स्वर्ण और डायमंड्स द्वार नं। टी पी -11-916-917, रेड पोस्ट बिल्डिंग, तिरूर रोड, तिरुनावय्या मलाप्पुरम केरल 676,301	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
181	6400058305	12.08.2016	एस.एस. चैयिनर्स 9 / 525-13ए, नियर मलयालामनोरमा, ईक्कटावारियार रोड, त्रिशूर केरल 680,001	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
182	6400058406	12.08.2016	सिटी ज्वेलर्स डोर नं। 17/1375, रोज गारटन बिल्डिंग, पी पी रोड, पेरुबावूर एर्नाकुलम केरल 683,542	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
183	6400058507	12.08.2016	त्रिशूर फैशन ज्वेलरी ए पी IX/793 बी ओल्ड, XII/1562(न्यू) मेथीन रोड अचल, कोल्लम केरल 691 306	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
184	6400065411	03.11.2016	चेलैका ज्वेलरी एम एम-X / 299, उरुवाचाल, उरुवाचाल पी ओ, मट्टनूर (वया) कण्णूर केरल 670,702	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
185	6400065512	03.11.2016	हयात्त गोल्ड एण्ड डायमंड्स एल एल पी 06/1536 डब्ल्यू, हयात्त टवर, केरल 670,702	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता	

			कालिकट रोड, वेल्लचेरी, मलाप्पुरम केरल 676,552	एवं मुहरांकन -	आई एस 1417:2016
186	6400065605	03.11.2016	चेम्मण्णूर गोल्ड पालस इंटरनेशनल लिमिटेड 3/879, कलपवा बिल्डिंग, नियर मारथोमा हाई स्कूल, कोटाराक्करा, कोल्लम केरल 691,531	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
187	6400065706	03.11.2016	शिवा ज्वेलरी 17/2682, वडाक्कुकोट्टा , कोल्लम केरल 691,001	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
188	6400075010	17.02.2017	चोलकुडन स्वर्ण ज्वेलरी 07/649, केम्ब रोड, आरक्केड पी ओ, मलाप्पुरम केरल 673,639	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
189	6400075111	17.02.2017	के.एस. ज्वेलरी XIII / 211, पालयं, नेडुमनडाड, तिरुवनंतपुरम केरल 695,541	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
190	6400075911	06.03.2017	श्रीलक्ष्मी ज्वेलरी (7/542ओल्ड),(8/237 न्यू), वट्टत्तमुक्कु, मुथुकुलम, सौथ पी ओ, आलप्पुज्हा केरल 690,506	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
191	6400076012	06.03.2017	नरथोट्टिकिल ज्वेलर्स पी पी इलेवन / 529, पारवूर पी ओ, थालशेरी तालुक, पेरावूर कण्णूर केरल 670,673	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016

192	6400076408	16.03.2016	सुमगली ज्वेलर्स एस पी XI / 59 (न्यू), एस पी IX / 141 (ओल्ड), शास्तामकोट्टा कोल्लम केरल 690,521	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
193	6400076812	21.03.2016	पंचमी ज्वेलर्स डोर XXI / 2175, मेयीन रोड, पायनूर, कण्णूर केरल-670,307	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
194	6400076913	23.03.2017	आदीप्पराब्बील ज्वेलरी डोर नं.VIII / 76, तोज़ीयूर, अनजूर, त्रिशूर केरल 680,520	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
195	6400077006	23.03.2017	भीमा ज्वेलर्स 246/1 और 246/2, टी सी मात्यूस पोयिट्ट, एस सी एस. जंकशन, एम सी रोड, तिरुवल्ला, पथानामथिट्टा केरल 689,101	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
196	6400077107	23.03.2017	मडाक्कुज्ही ज्वेलरी कॉम्प्लेक्स नं.VI/1164, बस स्टेंड जंकशन, काज़िराप्पल्ली कोट्टयाम केरल 686,507	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
197	6400075212	23.02.2017	पवित्रा ज्वेलरी डोर सं XVII / 1805, ओ पो जी ओ वी टी हाई स्कूल, ए एम रोड, पेस्बावूर एरनाकुलम केरल 683,542	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016

198	6400066009	08.11.2016	कृष्ण गोल्ड 17/1411, मुख्य सड़क, चिन्नक्कटा कोल्लम केरला 691001	सिलवर एवं सिलवर मिश्र धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन	आई एस 2112 : 2014
199	6400058608	12.08.2016	सुल्ताना गोल्ड क्लासिक प्राइवेट लिमिटेड सुल्ताना कॉम्पलेक्स 396, नियर चद्रागिरी रोड, नोर्थ कोट्टुचेरी कज्हाङ्गड कासरगोड केरला 671351	सिलवर एवं सिलवर मिश्र धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन	आई एस 2112 : 2014
200	6400074909	22.02.2017	श्री कृष्णा ज्वेलरी IX / 267, एमिरेट्स, बिल्डिंग,आर वी टावर , इडानाड, गुरुवायूर,त्रिशूर केरला 680101	सिलवर एवं सिलवर मिश्रधातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन	आई एस 2112 : 2014
201	6400070808	29.12.2016	ऐश्वर्यलक्ष्मी गोल्ड 18/417, वेस्ट फोर्ट रोड पालक्कड केरल-678,001	सिलवर एवं सिलवर मिश्र धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन	आई एस 2112 : 2014
202	6400065310	03.11.2016	लिन्था ज्वेलरी सी डब्ल्यू 35 / 2592, ओ पी पी। अहमद और ब्रदर बल्लाद (क्रॉस रोड), कन्नूर केरल 670,001	सिलवर एवं सिलवर मिश्र धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन	आई एस 2112 : 2014
203	6400064005	13.10.2016	अथिरा गोल्ड एंड सिल्क्स हाईकोर्ट जंक्शन बनर्जी रोड एर्नाकुलम कोच्चि केरल 682,031	सिलवर एवं सिलवर मिश्र धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन	आई एस 2112 : 2014
204	6400064005	06.03.2016	वी वी आई पी ज्वेल्स और रत्न निर्यात प्राइवेट लिमिटेड 35/306 (16), ओलावडोड पालक्कड केरल 678,002	सिलवर एवं सिलवर मिश्र धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन	आई एस 2112 : 2014

205	6400075507	06.03.2017	पुय्वर गोल्ड दरवाजा नं.एम पी -IV / 747 (न्यू), IV / 699 (ओल्ड), मेयिन जंक्शन, उप्पल, कासरगोड केरल 671,322	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
206	6400075709	06.03.2017	कल्याण ज्वेलर्स इंडिया लिमिटेड 43 / 1273, 1274, 1276, 1279, ए वी के नायर रोड, तलाशेरी, कण्णूर केरल 670,101	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
207	6400075810	06.03.2017	स्वप्ना फैशन ज्वेलरी वि / 444, मिखायेल जंक्शन, मावेलीक्करा, आलाप्पुज़ा केरल 690,101	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
208	6400077208	23.03.2017	न्यू माँगल्या ज्वेलरी वर्क्स डोर नंबर 13/252, पालम रोड, कोशीकोड केरल 673,001	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016
209	6400076105	08.03.2017	आलप्पाट्ट ज्वेलरी 760,761, एक्स एल (न्यू) XI967,968, चेराई पी ओ चेराई , एर्नाकुलम केरला 683 514	सिलवर एवं सिलवर मिश्र धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन	आई एस 2112 : 2014
210	6400075406	06.03.2017	आशता ज्वेलर्स डोर नं.के डी-VII / 405, कडाक्कावूर पी ओ. तिरुवनंतपुरम केरल 695, 306	स्वर्ण एवं स्वर्ण मिश्र- धातुएं आभूषण/ शिल्पाकारी शुद्धता एवं मुहरांकन -	आई एस 1417:2016

[सं. केन्द्रीय प्रमाणन विभाग/13:13]

संजय विज, वैज्ञानिक ई एन्ड प्रमुख

MINISTRY OF CONSUMER AFFAIRS, FOOD AND PUBLIC DISTRIBUTION**(Department of Consumer Affairs)****(BUREAU OF INDIAN STANDARDS)****(KOCHI BRANCH)**

Kochi, the 24th May, 2019

S.O. 917.—In Pursuance of sub-regulation(5) of Regulation 4 of the Bureau of Indian Standards, (Certification) Regulation, 1988 the Bureau of Indian Standards hereby notifies the grant of licenses particulars of which are given in the following Schedule :

SCHEDULE**LICENCE GRANTED DURING 20160401 to 20170331**

Sl. No.	LICENCE No. GRANT DATE	LICENCE No. GRANT DATE	NAME AND ADDRESS OF THE PARTY (FACTORY)	PRODUCT/TITAL OF THE STANDARD	IS No/ PART/SEC/ PART
1	6400048908	05.04.2016	C.R GOLD NP XI/243 E, MAIN ROAD, PALODE, PACHA P.O THIRUVANANTHAPURAM KERALA-695562	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
2	6400049009	05.04.2016	CHINNUS FASHION JEWELLERS C.S.I. COMPLEX, HOSPITAL JUNCTION, KUNDARA P.O KOLLAM KERALA-691501	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
3	6400049110	05.04.2016	PERINTHALMANNA GOLD LLP XIII/711 B,D, MAAKS SQUARE, NEAR GOVT. POLYTECHNIC, ANGADIPURAM, PERINTHALMANNA MALAPPURAM KERALA-679321	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
4	6400049211	05.04.2016	PONKUDAM JEWELLERY DOOR NO O.P,134A,B, MANAKKADAVU ROAD, PANTHEERANKAVU KOZHIKODE KERALA-673019	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
5	6400049312	05.04.2016	ANJALY JEWELLERY BUILDING NO.111/345, MUDAKKAYAM P.O, KOTTAYAM KOTTAYAM KERALA 686513	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
6	6400049506	05.04.2016	AIYILYATH JEWELLERS CHELIPPALLIL BUILDING, MP 11/120, MUTHUKULAM P.O . ALAPPUZHA KERALA-690506	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
7	6400049607	05.04.2016	THIRUVONAM JEWELLERY AP XIV/558 NALUMUKKU, PERUNGUZH P.O THIRUVANANTHAPURAM KERALA-695305	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016

8	6400049708	05.04.2016	GOLD PALACE FASHION JEWELLERY M C ROAD KOOTHATTUKULAM ERNAKULAM KERALA-686662	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
9	6400049809	05.04.2016	ALMAS GOLD DOOR NO.PP4/284 A, OPP. L.P. SCHOOL MAIN ROAD, PERUMANNA P.O KOZHIKODE KERALA-673019	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
10	6400049910	05.04.2016	NAKSHATHRA FASHION JEWELLERY BAVA SQUARE, MAIN ROAD, KOYILANDI KOZHIKODE KERALA-673305	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
11	6400050091	05.04.2016	FRIENDS JEWELLERY DOOR.NO. 13/80(13/107), KAMMATH LANE, CALICUT KOZHIKODE KERALA-673001	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
12	6400050192	05.04.2016	DAMAS CLASSIC GOLD MARANCHERY P.O MALAPPURAM KERALA-679581	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
13	6400050293	05.04.2016	AL VAILANKARA JEWELLERY MAIN ROAD, THAMARASSERY P.O KOZHIKODE KERALA-673573	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
14	6400050394	05.04.2016	JYOTHY JEWELLERS MUNDAKAYAM P.O KOTTAYAM KERALA-686513	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
15	6400050495	05.04.2016	MITHUN JEWELLERY 24/150-A, OLD COURT ROAD. KASARAGOD KERALA-671121	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
16	6400050697	19.04.2016	DUBAI GOLD PARK BUILDING NO. PMC:21/2713, NEW BUS STAND, PAYYANNUR KANNUR KERALA-670307	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
17	6400050798	19.04.2016	SKY GOLD MARARKANDY BUILDING, 4/832-F, MAIN ROAD BALUSSERY, NEAR REGISTRAR OFFICE,4, KOZHIKODE KERALA-673612	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
18	6400051093	03.05.2016	RAJAGIRI JEWELLERY VADAYATTUKOTTA ROAD, KOLLAM KERALA-691001	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
19	6400051194	03.05.2016	K.P. JEWELLERY DOOR NO.39/2176A,BABY BUILDING, PUTHIYANGADI	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016

			KOZHIKODE KERALA-673021		
20	6400051295	10.05.2016	C.D.B 24 KARAT INTERNATIONAL JEWELLERS PVT.LTD. DOOR NO. 50/453, CITY CENTRE, VENUS CORNER, OPPOSITE CORPORATE HOSPITAL, THALASSERY KANNUR KERALA-670101	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
21	6400051396	10.05.2016	C.D.B.24 KARAT GOLD& DIAMOND PVT.LTD. DOOR NO. KP11,1275,1276,1277,1278 (GROUND FLOOR), OPPOSITE UNION BANK,WAYANAD ROAD, KUTTIADI KOZHIKODE KERALA-673508	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
22	6400051497	10.05.2016	KAIRALI JEWELLERY BUILDING NO. KP/401(OLD), BUILDING NO. KP/XVII/303(NEW), MAIN ROAD KATTAKADA THIRUVANANTHAPURAM KERALA-695572	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
23	6400051699	11.05.2016	CGR METALLOYS PRIVATE LIMITED ROOM NO.2,40/1013,PAILY PILLAI TOWERS,OPP COLLEGE GROUND BUS STOP, MG ROAD ERNAKULAM KERALA-682011	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
24	6400051703	12.05.2016	AADHAR GOLD MANJERI LLP 20/1162 Z28 TO Z32, CITY GATE BUILDING, BYPASS JUNCTION, KACHERIPPADI, MANJERI MALAPPURAM KERALA-676121	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
25	6400051905	13.05.2016	HARINANDANAM JEWELLERS KUNNAMBATHU TOWER,KALATHODU, OLLUKKARA P.O THRISSUR KERALA-680655	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
26	6400052095	13.05.2016	NOBLE JEWELLERY DAS SQUARE, MAIN ROAD, CHERPU THRISSUR KERALA-680561	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
27	6400052196	13.05.2016	THANKAM JEWELLERS 14/28, MAIN ROAD CHITTUR PALAKKAD KERALA-678101	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
28	6400052297	13.05.2016	AISWARYA JEWELLERY N.H. PILATHARA.PO. PILATHARA. (VIA) MANDOOR	Gold and gold alloys, jewellery/artefacts – fineness and marking -	

			KANNUR KERALA-670504		IS 1417 : 2016
29	6400052398	03.06.2016	SIMLA JEWELLERS AP XIX/243,244,245, KOTTIYAM P.O KOLLAM KERALA-691571	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
30	6400052604	03.06.2016	AISHA GOLD NR RAILWAY GATE, PAPPINISSERI PO, KANNUR KERALA-670564	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
31	6400052705	03.06.2016	MALAYA GOLD & DIAMONDS M.G SHOPPING COMPLEX, KUNNAMKULAM THRISSUR KERALA- 680503	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
32	6400052806	03.06.2016	KOTTAKKAL HAYRA GOLD LLP AKM TOWER NEAR FEDERAL BANK, MAIN ROAD KOTTAKKAL MALAPPURAM KERALA-676503	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
33	6400052907	07.06.2016	VARNANA JEWELLERY DOORNO.IV/113,VALAYAM, NADAPURAM KOZHIKODE KERALA-673517	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
34	6400053097	07.06.2016	ATLAS GOLD IX/320,320C,320D,320E, RAILWAY STATION ROAD, CHERUVATHUR KASARAGOD KERALA-671313	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
35	6400053198	07.06.2016	KOLATH JEWELLER'S VENKIDANGU, DOOR NO XIV/26,111/359(OLD),V/212(NEW) THRISSUR KERALA-680510	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
36	6400053299	07.06.2016	ANAKKALLUNKAL JEWELLERS PALA, B. NO:20/2299 KOTTAYAM KERALA-686575	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
37	6400053303	07.06.2016	MATTANNUR JEWELS PRIVATE LIMITED ROOM NO.667A, FATHIMA JUNCTION, THALASSERY ROAD, MATTANNUR KANNUR KERALA-670702	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
38	6400053404	07.06.2016	SAI JEWELLERY 19/104, M.G ROAD, ATTINGAL THIRUVANANTHAPURAM KERALA-695101	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
39	6400053505	08.06.2016	NAKSHATHRA JEWELLERS BUILDING NO.9/2594 NEW XV/1071, AYOOR ROAD, ANCHAL P.O KOLLAM KERALA-691306	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016

40	6400053606	08.06.2016	KRISHNA GOLD 17/1411, MAIN ROAD, CHINNAKKADA KOLLAM KERALA-691001	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
41	6400053707	08.06.2016	PAVITHRA JEWELLERY 9/211(NEW) PERINGODE, KOOTTANAD ROAD, PERINGODE P.O PALAKKAD KERALA-679535	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
42	6400053808	08.06.2016	THOTTATHIL GOLD PALACE DOOR NO.VI-413,NEW BAZAR, MARKET P.O, MUVATTUPUZHA ERNAKULAM KERALA-686673	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
43	6400053909	08.06.2016	THURUTHIYIL FASHION JEWELLERY P.P ROAD,PERUMBAVOOR P.O,WARD XVI/711,(OLD13/3E ERNAKULAM KERALA-683542	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
44	6400054099	10.06.2016	MANGALA JEWELLERY XII/773 MG ROAD KASARAGOD KERALA-671121	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
45	6400054103	10.06.2016	KAMBIL JEWELS PRIVATE LIMITED FATHIMA JUNCTION 504A,DOOR NO.KPXIV305,306,316,KP XVII(NEW) KOLACHERY P.O NARATH, KAMBIL KANNUR KERALA-670601	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
46	6400054204	10.06.2016	GURU JEWELLERS BUILDING NO.1464/65,MULLAKKAL ALAPPUZHA KERALA-688011	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
47	6400054305	10.06.2016	ZABEEL GOLD 9/124, PARINGOD POST, PARINGOD PALAKKAD KERALA-679537	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
48	6400054406	10.06.2016	SWARNAMAHAL JEWELLERY CHUPPYMALL, CHENTHRAPINNI P.O THRISSUR KERALA-680687	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
49	6400054507	10.06.2016	JISHA FASHION JEWELERY TP XVI/IC 145, CHENANKARA JN., THEVELAKKARA.P.O KOLLAM KERALA-690524	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
50	6400054608	10.06.2016	SALEENA JEWELLERY DOOR NO.13/31,32,(OLD), 13/34(NEW) KAMMATH LANE,PALAYAM, RAILWAY STATION ROAD, KOZHIKODE KERALA-673001	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016

51	6400054709	10.06.2016	JOHNS GOLD AND DIAMONDS PAANAYAM TOWER (13/314(4-6), GIRLS HIGH SCHOOL ROAD NEDUMANGAD THIRUVANANTHAPURAM KERALA-695541	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
52	6400054911	14.06.2016	NEW STYLE JEWELLERY O,MP-II-264M,(OLD),MP III/529(NEW) MUNDERIMOTTA,II,MUNDERIMOTTA, MUNDERI KANNUR KERALA-670591	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
53	6400055004	17.06.2016	POCHAYIL JEWELLERS KP III/1908,1668, NEAR MAHADEVA TEMPLE,MARKET ROAD,KARUNAGAPPALLY KOLLAM KERALA-690518	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
54	6400055105	17.06.2016	FELLAH GOLD AND DIAMONDS LLP KP 10/699 ABC, KUNNAMANGALAM KOZHIKODE KERALA-673571	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
55	6400055307	13.07.2016	EMIRATES GOLD SHOP NO. 20/862, 20/863, C.K.H BUILDING , THAZHEPALAM, TIRUR MALAPPURAM KERALA 676101	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
56	6400055408	19.07.2016	CHEMPAKA MINI JEWELLERS T.C-5/1537(1), OOLAMPARA JUNCTION, PEROORKADA.P.O THIRUVANANTHAPURAM KERALA-695005	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
57	6400055509	19.07.2016	AMMA JEWELLERY VP3/868,869, KALUNG JUNCTION, VITHURA.P.O, THIRUVANANTHAPURAM KERALA-695551	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
58	6400055610	19.07.2016	NEW NAKSHATHRA TC.38/1974, ARYASALAI JU., CHALAI THIRUVANANTHAPURAM KERALA-695036	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
59	6400055711	19.07.2016	VALUMMEL JEWELLERY VYPANA COMPLEX, MAIN ROAD KALPETTA WAYANAD KERALA-673121	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
60	6400055812	19.07.2016	SIRAJ JEWELLERY EP 8/513,(OLD 7/858), ORKKTTERY, VADAKARA KOZHIKODE KERALA-673501	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
61	6400055905	19.07.2016	AL AHLI GOLD TGP V 188G.H(OLD), NEW V/1130,1131, THIRUVALLUR P.O, VADAKARA (VIA) KOZHIKODE KERALA-673541	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016

62	6400056006	19.07.2016	MANNIL JEWELLERS 23/277 KMC, K.P ROAD, KAYAMKULAM ALAPPUZHA KERALA-690502	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
63	6400056107	19.07.2016	AISWARYA GOLD DOOR NO.7/509 A3 (21/566), XXI VAIKOM P.O KOTTAYAM KERALA-686141	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
64	6400056208	19.07.2016	VISMAYA GOLD AND DIAMONDS LLP 17/2275-A,SAI BUILDING, M.M ALI ROAD, PALAYAM KOZHIKODE KERALA-673002	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
65	6400056309	22.07.2016	SABU JEWELLERY CM NO.17/431, THITTMAL, CHENGANNUR ALAPPUZHA KERALA-689521	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
66	6400056410	22.07.2016	ANISH JEWELLERY ANISH COMPLEX, 17/622, MAIN ROAD, PATHANAPURAM KOLLAM KERALA-689695	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
67	6400056612	01.08.2016	AISHA GOLD PALACE DOOR NO. OP II/709, MAIN ROAD, OACHIRA P.O KOLLAM KERALA-690526	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
68	6400056705	01.08.2016	LAKSHMANA FASHION JEWELLERY DOOR NO.20/552(NEW),VP II372,373(OLD),VP XVI/301,302(OLD), KUNNIKODU P.O, N.H ROAD KOLLAM KERALA-691514	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
69	6400056907	03.08.2016	THALAM FASHION JEWELLERS KP XIII/1297, MAIN ROAD, KADAKKAL KOLLAM KERALA-691536	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
70	6400057008	03.08.2016	SHIFANA GOLD DOOR NO. KP 4/345F,(KP1/286F6 OLD), KUTTIADY, VADAKARA ROAD, NEAR NEW BUS STAND, KUTTIADY KOZHIKODE KERALA-673508	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
71	6400057109	03.08.2016	ORO GOLD AND DIAMONDS 10/524/1, NEAR PUTHENPALLI, BIBLE TOWER GATE, ERINJERI ANGADY, THARAKAN LANE, THRISSUR KERALA-680001	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016

72	6400057210	03.08.2016	KARNAN JEWELLERS ST.MARYS TOWER, NO. IX/249C, NEAR THRITHAMARASERY SIVA TEMPLE, ANAKALLU P.O, AVINISSERY THRISSUR KERALA-680306	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
73	6400057311	03.08.2016	LULU FASHION JEWELLERY CITY TOWER,XIV 926,(OLDNO.XIV/941), NEAR POLICE STATION, A.M ROAD, KOTHAMANGALAM ERNAKULAM KERALA-686691	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
74	6400057412	03.08.2016	KANAKAMAHAL JEWELLERS DOOR NO. 19/192, AYISHA BUILDING, C.V JUNCTION, PONNANI MALAPPURAM KERALA-679577	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
75	6400057505	03.08.2016	RAJAKUMAARI GOLD SOUK NO.39/41 (1,2), MANAKKAD, CHALAI THIRUVANANTHAPURAM KERALA-695036	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
76	6400058709	12.08.2016	T.C.GOLD 9/243/7, T.C.TOWER, MISSION QUARTERS ROAD, S.T.NAGAR THRISSUR KERALA-680001	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
77	6400058810	12.08.2016	AKSHAYA JEWELLERY DOOR NO.V/913 I, D.J. SQUARE, ANNAMANADA THRISSUR KERALA-680741	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
78	6400058911	12.08.2016	RUBY GOLD DOOR NO-IV-520 PQR, (3/520 PQR- OLD NO), RUBY JUNCTION, MAIN ROAD, KAVANUR MALAPPURAM KERALA-673639	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
79	6400059012	12.08.2016	VAZHEMADATHIL JEWELLERS DOOR NO.XIX/566,567, MOHANA SHOPPING COMPLEX, CHIRAKADAVU VILLAGE, VADAKUMBHAGAM KARA, PONKUNNAM P.O KOTTAYAM KERALA-686506	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
80	6400059105	12.08.2016	NAVARATNA JEWELLERY 117, NISHITHA COMPLEX, CHALODE, KLP-1 KANNUR KERALA-670002	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
81	6400059206	12.08.2016	TIARRA COLLECTIONS 3092-F2/64, SECOND FLOOR, REDDIYAR BUILDING, KATHRIKADAVU ERNAKULAM KERALA682017	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016

82	6400059307	12.08.2016	NYLA GOLD AND DIAMONDS AL MASAKN ARCADE, 19/753,745, VADAKARA ROAD, NADAPURAM P.O, KOZHIKODE KERALA-673504	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
83	6400059408	23.08.2018	STANDARD FASHION JEWELLERS BUILDING NO.XII-394, PAYYAVOOR GRAMA PANCHAYATH SHOPPING COMPLEX, PAYYAVOOR P.O, KANNUR KERALA-670633	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
84	6400059509	08.08.2016	PONNINAM JEWELLERY DOOR NO.P.P 12/1636 A,B, POOVATTUPARAMBA P.O, PERUVAYAL, PERUMANNA (VIA), KOZHIKODE KERALA-673008	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
85	6400059610	08.08.2016	SONA PALACE DOOR NO.114F, N.V TOWER, CHANTHAPADI, PONNANI, MALAPPURAM KERALA-679577	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
86	6400059711	26.08.2016	NIVA GOLD JEWELLERY B.NO.13/831,832(OLD),12/1208(NEW), MAIN ROAD, CHERPALASSERY, PALAKKAD KERALA679503	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
87	6400059913	26.08.2016	GRAND JEWELLERY M.A.K. ARCADE, DOOR NO.186/4, CIVIL STATION ROAD, ALUVA, ERNAKULAM KERALA-683101	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
88	6400060195	29.08.2016	CGR METALLOYS PRIVATE LIMITED B-30,GS BUSINESS PARK, KINFRA PARK,KALAMASSERY, ERNAKULAM. KERALA-683110	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
89	6400060397	05.09.2016	SURYA JEWELLERY DOOR NO.XVIII/866, PERUMPANACHY P.O, KOTTAYAM KERALA-686536	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
90	6400060498	05.09.2016	ST JEWELLERY MANUFACTURES DOOR NO.12/303, WEST HILL ROAD, GOSAYIKUNNU, THRISSUR KERALA-680006	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
91	6400060599	05.09.2016	SUMANGALY FASHION JEWELLERS SUMANGALY BUILDING, CENTRAL JUNCTION, KARUKACHAL, KOTTAYAM KERALA-686540	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016

92	6400060603	01.09.2016	KIZHAKKEMURIYIL JEWELLERS XII/270, MALIKAPPADY, MEENADOM, KOTTAYAM KERALA-68651	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
93	6400060704	01.09.2016	METRO GOLD DOOR NO.KMC III/1344/43, OLD PRESS CLUB JUNCTION, M G ROAD, KASARAGOD KERALA-671532	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
94	6400060805	07.09.2016	JOSONS FASHION JEWELLERY DOOR NO.(NEW 86/11)(OLD VI/302,XIII/76D), OPP. PANCHAYATH OFFICE, VELUR P.O, THRISSUR KERALA-680601	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
95	6400061197	07.09.2016	MANJALY JEWELLERS II/598(NEW), IV/483(OLD), VARANDARAPPILLY P.O THRISSUR KERALA-680303	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
96	6400061298	07.09.2016	ALADIS GOLD VAYALIL BUILDINGS, III/65C, MUNDAKAYAM P.O KOTTAYAM KERALA-686513	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
97	6400061706	09.09.2016	AISWARYA GOLD PARK DOOR NO.RP V/560(NEW), RP1/300(OLD), RAMAPURAM KOTTAYAM KERALA-686576	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
98	6400061807	09.09.2016	EMAS GOLD AND DIAMONDS LIMITED LIABILITY PARTNERSHIP DOOR NO.17/1492,2ND FLOOR,KASCO PLAZA, RAM MOHAN ROAD KOZHIKODE KERALA-673004	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
99	6400061908	09.09.2016	VVIP JEWELS &GEMS EXPORTS PRIVATE LIMITED 35/306(16), OLAVAKOD PALAKKAD KERALA-678002	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
100	6400062098	09.09.2016	ZAARA GOLD DOOR NO. EP 10/1031A, CPA COPLEX, EDAVANNA, MALAPPURAM KERALA-676541	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
101	6400062199	16.09.2016	GOLD MAHAL C.P.K COMPLEX, MOKERI, KML VI/562 KOZHIKODE KERALA-673507	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
102	6400062203	16.09.2016	AISWARYA LAKSHMI GOLD & DIAMONDS 18/417, WEST FORT ROAD PALAKKAD KERALA-678001	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016

103	6400062304	23.09.2016	ALFA JEWELLERY DOOR NO.4/430G, THIRUNAVAYA PANCHAYATH, ANATHAVOOR P.O, THIRUNAVAYA MALAPPURAM KERALA-676301	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
104	6400062405	26.09.2016	MUTHUTHAVALATHIL JEWELLERY OLD NO:IV/186,NEW NO:12/691, P.B ROAD ERATTUPETTA P.O KOTTAYAM KERALA-686652	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
105	6400062506	26.09.2016	UTHRAM GOLD XIII/533, NEDUMONKAVU.P.O, NEDUMONKAVU, KOLLAM KERALA-691509	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
106	6400062607	26.09.2016	KERALA GOLD AND DIAMONDS DOOR NO:PP-18/763,768,769, PUZHAKKAL TRADERS COMPLEX, MANJERI ROAD, PANDIKKAD P.O, PANDIKKAD MALAPPURAM KERALA-676521	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
107	6400062708	26.09.2016	IDEAL JEWEL COLLECTIONS DOOR NO.XIX/248, CARMEL BUILDING, G.H.ROAD, MUNNAR IDUKKI KERALA-685512	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
108	6400062809	26.09.2016	DUBAI GOLD ROOM NO.AP 07/624, PANCHAYATH BUILDING, AMBALAVAYAL.P.O, AMBALAVAYAL, WAYANAD KERALA-673593	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
109	6400063003	29.09.2016	AKATHOOTTU JEWELLERY XI/479B1, ADIVAD, PALLARIMANGALAM P.O, ERNAKULAM KERALA-686691	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
110	6400063104	29.09.2016	MALIEKAL GOLD JEWELLERS NEW:VIII/430, OLD:VIII/201/1 , ST:GERMAINES CHURCH BLDG., MAIN ROAD, N.PARAVUR ERNAKULAM KERALA-683513	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
111	6400063205	29.09.2016	ATLAS GOLD DOOR NO.7/962,963, OPP. CANARA BANK, PONNANI P.O, MALAPPURAM KERALA-679577	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
112	6400063306	29.09.2016	BHIMA JEWELLERS & DIAMONDS PMC-21/1084,1084(1)(2), MAIN ROAD, PATHANAMTHITTA P.O, PATHANAMTHITTA KERALA 689645	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016

113	6400063407	28.09.2016	ATLAS GOLD SOUK DOOR NO.30/44, CHANDAPPADI, PONNANI P.O, MALAPPURAM KERALA 679577	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
114	6400063508	29.09.2016	SNEHA FASHION JEWELLERY PONNAMVELY, PP IV/716(NEW), VI/549(OLD), PATTANAKAD.P.O, CHERTHALA, ALAPPUZHA KERALA 688531	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
115	6400063912	13.10.2016	RAHMA GOLD CENTER DOOR NO. 21/65, THRI PARANGOD GRAMAPACHAYATH, ALATHIYOOR P.O, TIRUR, MALAPPURAM KERALA 676102	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
116	6400064106	13.10.2016	KANAKA JEWELLERS 0, 7/58A, 7/58B, OPP: MILITARY CANTEEN, MARKET JUNCTION, CHERRIKULANGARA, ALAPPUZHA KERALA 690106	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
117	6400064207	13.10.2016	ALMAS GOLD DOOR NO. PP/VIII-1003, CENTRAL JUNCTION, PULAMANTHOLE P.O, MALAPPURAM KERALA-679323	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
118	6400064308	17.10.2016	SARASWATHY JEWELLERS IX/288, MAVINCHUVADU, KALLUR P.O.MUTTITHADI, THRISSUR KERALA-680317	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
119	6400064510	19.10.2016	SARAS GOLD DOOR NO.43/663 (NEW), 19/62(OLD), MANAVATTY JUNCTION, NARANGAPURAM, THALASSERY, -KANNUR KERALA-670101	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
120	6400064805	26.10.2016	SEA GOLD JEWELLERY XI/606, PALLINADA, MELOOR, THRISSUR KERALA-680311	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
121	6400064906	25.10.2016	MURUKAN JEWELLERY WARD XIII/349, KODUMON, KODUMON P.O, PATHANAMTHITTA KERALA-691555	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
122	6400065007	25.10.2016	ROYAL JEWELLERY DOOR NO-KP-II/SCB-10, MAIN ROAD, KOTTAKAL, MALAPPURAM KERALA-676503	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
123	6400065108	31.10.2016	RJ ATLAS JEWELLERY THANGAL PALACE BUILDING, 43/706,716, A.V.K NAIR ROAD, NADAPURAM, THALASSERY KANNUR KERALA-670101	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016

124	6400066110	08.11.2016	RAJADHANI FASHION JEWELLERY 1/474/2,3(OLD), 15/557, PUTHENPURACKAL BUILDINGS, KARUKACHAL P.O KOTTAYAM KERALA-686540	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
125	6400066211	08.11.2016	GOLD PARK KUTTIADY K.V COMPLEX, DOOR NO.KP.V/176.R.S.Y.Z, VATAKARA ROAD, KUTTIADY, KUTTIADY P.O, KOZHIKODE KERALA 673508	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
126	6400066607	18.11.2016	RUSIYA GOLD & DIAMONDS DOOR NO.13/495, VATTATHARA COMPLEX,KARUKAPUTHUR, CHAZHIATTIRI P.O, PALAKKAD KERALA- 679535	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
127	6400066708	18.11.2016	PALAKUZHUPPIL JEWELLERY BUILDING NO.1/192A(OLD), X/605, KURUPPANTHARA, KOTTAYAM KERALA-686603	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
128	6400066809	18.11.2016	MILANA GOLD & DIAMONDS PATTANIL METRO MALL, NP- XI/779,780, NARIKKUNI, 11, KOZHIKODE KERALA-673572	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
129	6400066910	18.11.2016	VANIAPURACKAL JEWELLERS 7/706,CENTRAL JUNCTION, CHANGANACHERRY, KOTTAYAM KERALA-686101	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
130	6400067011	18.11.2016	FATHIMA JEWELLERS DOOR NO.AP111/1A, NEAR GRAMIN BANK, THIRURKKADA, MALAPPURAM KERALA 679321	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
131	6400067112	18.11.2016	PAWAN GOLD DOOR NO.XVI/294A, PATTAMBI ROAD, KRUKAPUTHUR, CHAZHIYATTIRI P.O, PALAKKAD KERALA 679535	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
132	6400067205	18.11.2016	ESSES GOLD AND DIAMONDS DOOR NO. 18/53-B, 53-C, STADIUM BUILDING, KOYILANDY, KOZHIKODE KERALA-673305	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016

133	6400067306	18.11.2016	DUBAI GOLD KP XVII 220, KAMBIL, KANNUR KERALA-670601	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
134	6400067407	18.11.2016	EMIRATES GOLD INTERNATIONAL DOOR NO.XI/164 D2, THALANGARA TRADE CENTRE, CHANDRAGIRI ROAD, PRESS CLUB JUNCTION, KASARAGOD KERALA-671121	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
135	6400068106	02.11.2016	NAVARATHNA JEWELLERS DOOR NO.VII/1013, ALAKODE, KANNUR KERALA 670571	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
136	6400068207	02.11.2016	ELITE JEWELLERY 12/1203, PANOOR KANNUR KERALA 670692	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
137	6400068510	09.12.2016	NAMBIAPARAMBIL TEE JAY JEWELLERS 16/83A (NEW), 1/651A(OLD), PALLITHAZHAM, MULANTHURUTHY, ERNAKULAM KERALA-682314	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
138	6400068611	09.12.2016	AADHAR GOLD CHEMMAD LLP. KHALEEJ MALL, TP V/157 E,F,G(NEW- V/1318-A,B,C), KHALEEJ MALL, CHEMMAD, THIRURANGADI, MALAPPURAM KERALA 676303	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
139	6400069209	16.12.2016	APARNA JEWELLERS MMC IV/363A, 363B,STATUE JUNCTION, MAIN ROAD, MAHE PONDICHERY-673310	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
140	6400069310	22.12.2016	SONIA JEWELLERY XIV/64, KEERTHI COMPLEX,WADAKANCHERY P.O, THRISSUR KERALA-680582	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
141	6400069411	22.12.2016	ELLATH JEWELLERY WORKS TP/XIII/293, ELLATH BUILDING, 293,THAZHAVA, KUTTIPURAM, KOLLAM KERALA-690539	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
142	6400069512	22.12.2016	MATHA JEWELLERY BUILDING NO.PPVII/46, POOVAR JUNCTION, POOVAR P.O, THIRUVANANTHAPURAM KERALA-695525	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016

143	6400069613	22.12.2016	MALABAR JEWELLERY DOOR NO.NP 2/382,A,B,C, P V BUILDING, MAIN ROAD NILAMBUR, NILAMBUR P.O, MALAPPURAM KERALA 679329	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
144	6400069714	22.12.2016	HAREES FASHION JEWELLERY V.P. VIII/823A(NEW), KC/40(OLD), VADAKKEVILA P.O, KOLLAM KERALA 691010	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
145	6400069807	22.12.2016	PROUD GOLD DOOR NO. 13/474,475(NEW), 13/372 H&I(OLD), MARUNNANKAT COPMLEX, KARUKAPUTHUR, CHAZHIATTRI P.O, PALAKKAD KERALA 679535	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
146	6400069908	22.12.2016	AL-MANZOOR JEWELLERS CP-IV-417, CHAKKARAKKAL P.O, MOWENCHERY, KANNUR KERALA 670613	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
147	6400070097	23.12.2016	VARKEY'S JEWELLERY DOOR NO.V/373A, KOONAMMOOCHI, THRISSUR KERALA 680504	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
148	6400071103	10.01.2017	RAJESH JEWELLERS BUILDING NO.7/586D, M C ROAD, PANDALAM, PATHANAMTHITTA KERALA 689501	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
149	6400071507	13.01.2017	JAISAL JEWELLERY DOOR NO.TP V/539, C,D, PANKY BUILDING, BEACH ROAD, ANGADY, THANOOR P.O, MALAPPURAM KERALA 673602	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
150	6400071608	13.01.2017	NEW LITTLE HEART JEWELLERY X/641, TEMPLE ROAD, TRIPRAYAR P.O, NATTIKA, THRISSUR KERALA 680566	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
151	6400071810	17.01.2017	LULU GOLD DOOR NO.15/652(NEW), 5/321(OLD), POST OFFICE JUNCTION, WAYANAD KERALA 670645	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016

152	6400071911	17.01.2017	PONNARA GOLD NEW DOOR NO.XXII-494,495 (OLD DOOR NO. 493,499,500), EMARATES TOWER, CHAVAKKAD, ENAMAVU ROAD, THRISSUR KERALA 680506	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
153	6400072004	17.01.2017	AKSHAYA JEWELLERS 7/687, MELE PALAYAM ROAD, KOZHIKODE KERALA 673001	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
154	6400072105	17.01.2017	SWARNA MAHAL JEWELLERY DOOR NO.BP 5/685-A(OLD), BP 8/880(N) MAIN ROAD, BALUSSERY, KOZHIKODE KERALA-673612	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
155	6400072206	17.01.2017	THOوبا JEWELLERY DOOR NO.13/230, KAMMATH LANE, KOZHIKODE KERALA 673001	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
156	6400072307	17.01.2017	K.R. JEWELLERY TC.39/72(22),MAIN ROAD, CHALAI P.O, THIRUVANANTHAPURAM KERALA 695036	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
157	6400072408	17.01.2017	SREERAGAM JEWELLERS DOOR NO.MP8(OLDNO.1) 1999L, P.C ROAD MUKKAM, MUKKAM P.O, KOZHIKODE KERALA 673602	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
158	6400072610	20.01.2017	JOSVI JEWELLERS DOOR NO.IV/1040A, P.K RESIDENCY, SULTHAN BATHERY, WAYANAD KERALA 673592	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
159	6400072711	19.01.2017	THRISSUR FASHION JEWELLERY VPXVI/101,102, PULIMOOD JUNCTION, PANACHAMOODU P.O THIRUVANANTHAPURAM KERALA 695505	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
160	6400072812	19.01.2017	PARVATHY FASHION JEWELLERS 45/2728(NEW), 32/2699(OLD), PALLATH COMPLEX, THAMMANAM, ERNAKULAM KERALA 682032	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016

161	6400072905	20.01.2017	JEWEL PARK HASSAN ARCADE, 17/414-C OF KALAMASERY, KANGARAPADY, VADAKODE P.O, ERNAKULAM KERALA-682021	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
162	6400073006	24.01.2017	PRAKASH JEWELLERY P.P.I 170, BC MAIN ROAD, PERAMBRA, KOZHIKODE KERALA-673525	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
163	6400073208	24.01.2017	K.S GOLD AND DIAMONDS K.S COMPLEX, AP 10/1256, ALANALLUR P.O, 10, PALAKKAD KERALA-678601	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
164	6400073309	24.01.2017	RIYADH GOLD DOOR NO.PP XV/208,209, PERINTHALMANNA ROAD, PADAPPARAMBA, VATTALLOOR P.O, MALAPPURAM KERALA-676507	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
165	6400073410	24.01.2017	VIJAYA JEWELLERS KP7/299, NARAKATHARA JU, KUMARAPURAM P.O, HARIPAD, ALAPPUZHA KERALA-690458	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
166	6400073511	24.01.2017	BAI JEWELLERY NEW NO.KP XIV/1123, OLD NO.KP XIII/284, PARIPPALLY P.O, KOLLAM KERALA-691574	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
167	6400073612	24.01.2017	CHENGALAI JEWELLERS BUILDING NO. 14/94, MULLASSERY P.O, THRISSUR KERALA-680509	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
168	6400073705	24.01.2017	KEYAR JEWELLERY DOOR NO. 111-339-AB, KEYAR COMPLEX, KODAKARA P.O, THRISSUR KERALA-680684	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
169	6400073806	24.01.2017	EZA GOLD & DIAMONDS BUILDING NO. IX/601-1,2,3,4,6, ST:RAPHEL BUILDING, ERINJERI ANGADI, THRISSUR KERALA-680001	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
170	6400073907	06.02.2017	SABARINATH JEWELLERY BUILDING NO.XI-346(NEW), XI- 347(OLD), KRISHNAN COIL JUNCTION, NEYATTINKARA, THIRUVANANTHAPURAM KERALA-695121	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016

171	6400074008	10.02.2017	MILLENNIUM GOLD PVT LTD HOSPITAL ROAD, DOOR NO. 62/6642, KOCHI-11 ERNAKULAM KERALA-682011	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
172	6400074109	06.02.2017	ANUPAMA JEWELLERS 14/512, KADAMBANADU SOUTH P.O, ADOOR, PATHANAMTHITTA KERALA-691553	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
173	6400074210	06.02.2017	ROLEX JEWELLERY 9/1264, AYSHA COMPLEX, MAIN ROAD, THAMARASSERY KOZHIKODE KERALA-673573	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
174	6400074311	06.02.2017	RANIS JEWELLERY PP/X/344, PALLICKAL JN., PALLICKAL P.O THIRUVANANTHAPURAM KERALA-695304	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
175	6400074606	20.02.2017	KALLENS JEWELLERY KALLENS JEWELLS TOWER, 482-B, NEAR IOC PETROL PUMP, XVI, (OLD DOOR NO. PMC XIII/314&316), MC ROAD, PERUMBAVOOR, ERNAKULAM KERALA-683542	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
176	6400074707	17.02.2017	SOBHA JEWELLERY DOOR NO. 11/473A,B, KAKKATTIL P.O, KOZHIKODE KERALA-673507	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
177	6400074808	17.02.2017	GAZAL GOLD PVT LIMITED DOOR NO.3/108 G.H, ANAKKARA PANCHAYATH, KUMBIDI P.O, PALAKKAD KERALA-679554	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
178	6400057909	08.08.2016	RAJADHANI GOLD DOOR NO.II/660, KODATHIPADI, MANNARKKAD P.O PALAKKAD KERALA-678582	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
179	6400058010	08.08.2016	PONNARA JEWELLERY DOOR NO. C.P VI/172A, ERENHIMANGAD, AKAMBADAM. P.O, NILAMBUR (VIA) MALAPPURAM KERALA-679329	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
180	6400058111	08.08.2016	SHAHABAS GOLD & DIAMONDS DOOR NO. TP-11-916-917, RED ROSE BUILDING, TIRUR ROAD,, THIRUNAVAYA MALAPPURAM KERALA 676301	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016

181	6400058305	12.08.2016	SS CHAINS 9/525-13A, NEAR MALAYALAMANORAMA, IKKANDAWARRIER ROAD, THRISSUR KERALA-680001	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
182	6400058406	12.08.2016	CITY JEWELLERS DOOR NO. 17/1375, ROSE GARDEN BUILDING, P.P ROAD, PERUMBAVOOR, ERNAKULAM KERALA-683542	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
183	6400058507	12.08.2016	THRISSUR FASHION JEWELLERY A.P. IX/793B,(OLD), XII/1562(NEW), MAIN ROAD ANCHAL KOLLAM KERALA-691306	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
184	6400065411	03.11.2016	CHILANKA JEWELLERY MM-X/299, URUVACHAL, URUVACHAL P.O, MATTANNUR (VIA) KANNUR KERALA-670702	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
185	6400065512	03.11.2016	HAYATH GOLDAND DIAMONDS LLP 06/1536W, HAYATH TOWER, CALICUT ROAD, VALANCHERY, MALAPPURAM KERALA 676552	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
186	6400065605	03.11.2016	CHEMMANUR GOLD PALACE INTERNATIONAL LIMITED 3/879, KALAPAVA BUILDING, NEAR MARTHOMA GIRLS HIGH SCHOOL, KOTTARAKARA, KOLLAM KERALA-691531	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
187	6400065706	03.11.2016	SIVA JEWELLERY 17/2682, VADAYATTUKOTTA, KOLLAM KERALA-691001	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
188	6400075010	17.02.2017	CHOLAKUNDAN GOLD JEWELLERS 07/649, CAMP ROAD, AREACODE P.O, MALAPPURAM KERALA-673639	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
189	6400075111	17.02.2017	K.S JEWELLERY XIII/211, PALAYAM, NEDUMANGAD, THIRUVANANTHAPURAM KERALA-695541	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
190	6400075911	06.03.2017	SREELEKSHMI JEWELLERY (7/542OLD),(8/237A NEW), VETTATHUMUKKU, MUTHUKULAM SOUTH P.O, ALAPPUZHA KERALA-690506	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016

191	6400076012	06.03.2017	NARITHOOKKIL JEWELLERS PP XI/529, PERAVOOR P.O, THALASSERY TALUK, PERAVOOR, KANNUR KERALA 670673	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
192	6400076408	16.03.2016	SUMANGALI JEWELLERS SP XI/59(NEW), SP IX/141(OLD), SASTHAMCOTTA, KOLLAM KERALA-690521	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
193	6400076812	21.03.2016	PANCHAMI JEWELLERS DOOR NO XXI/2175, MAIN ROAD, PAYYANUR, KANNUR KERALA-670307	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
194	6400076913	23.03.2017	ADIPARAMBIL JEWELLERY DOOR NO.VIII/76, THOZHIOOR P.O, ANJOOR, THRISSUR KERALA-680520	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
195	6400077006	23.03.2017	BHIMA JEWELS 246/1 & 246/2, T.C MATHEWS CENTRE POINT, S.C.S. JUNCTION, M.C ROAD, THIRUVALLA, PATHANAMTHITTA KERALA-689101	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
196	6400077107	23.03.2017	MADUKAKUZH JEWELLERY BUILDING NO.VI/1164, BUS STAND JUNCTION, KANJIRAPALLY, KOTTAYAM KERALA-686507	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
197	6400075212	23.02.2017	PAVITHRA JEWELLERY DOOR NO XVII/1805, OPP. GOVT GIRLS HIGH SCHOOL, AM ROAD PERUMBAVOOR, ERNAKULAM KERALA-683542	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
198	6400066009	08.11.2016	KRISHNA GOLD 17/1411, MAIN ROAD, CHINNAKKADA, KOLLAM KERALA 691001	Silver and silver alloys, jewellery/artefacts - fineness and marking	I S 2112 : 2014
199	6400058608	12.08.2016	SULTHANA GOLD CLASSIC PVT LTD SULTHAN COMPLEX 396, NEAR CHANDRAGIRI ROAD, NORTH KOTTACHERI KANHANGAD, KASARAGOD KERALA 671351	Silver and silver alloys, jewellery/artefacts - fineness and marking	IS 2112 : 2014
200	6400074909	22.02.2017	SREE KRISHNA JEWELLERY IX/267, EMIRATES, BUILDING R V TOWER, EAST NADA, GRUVAYOOR, THRISSUR KERALA 680101	Silver and silver alloys, jewellery/artefacts - fineness and marking	IS 2112 : 2014

201	6400070808	29.12.2016	AISWARYALAKSHMI GOLD & DIAMONDS 18/417, WEST FORT ROAD PALAKKAD KERALA 678001	Silver and silver alloys, jewellery/artefacts - fineness and marking	IS 2112 : 2014
202	6400065310	03.11.2016	LINITHA JEWELLERY CW35/2592, OPP. AHAMED&BROTHERS, BELLARD ROAD (CROSS ROAD), KANNUR KERALA-670001	Silver and silver alloys, jewellery/artefacts - fineness and marking	IS 2112 : 2014
203	6400064005	13.10.2016	ATHIRA GOLD AND SILKS HIGHCOURT JUNCTION BANERJI ROAD ERNAKULAM KOCHI KERALA-682031	Silver and silver alloys, jewellery/artefacts - fineness and marking	IS 2112 : 2014
204	6400057808	06.03.2016	VVIP JEWELS &GEMS EXPORTS PRIVATE LIMITED 35/306(16), OLAVAKOD PALAKKAD KERALA-678002	Silver and silver alloys, jewellery/artefacts - fineness and marking	IS 2112 : 2014
205	6400075507	06.03.2017	PURE GOLD DOOR NO.MP-IV/747(NEW), IV/699(OLD), MAIN JUNCTION, UPPALA, KASARAGOD KERALA-671322	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
206	6400075709	06.03.2017	KALYAN JEWELLERS INDIA LTD. 43/1273,1274,1276,1279, AVK NAIR ROAD, THALASSERY, KANNUR KERALA-670101	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
207	6400075810	06.03.2017	SWAPNA FASHION JEWELLERY V/444, MITCHEL JUNCTION, MAVELIKKARA, ALAPPUZHA KERALA-690101	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
208	6400077208	23.03.2017	NEW MANGALYA JEWELLERY WORKS DOOR NO.13/252, PALAYAM ROAD, KOZHIKODE KERALA-673001	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016
209	6400076105	08.03.2017	ALAPPATT JEWELLERY 760,761,XL(NEW) XI967,968, CHERAI P O CHERAI,ERANAKULAM KERALA 683 514	SILVER AND SILVER ALLOYS, JEWELLERY/ARTEFACTS - FINENESS AND MARKING	IS 2112 : 2014
210	6400075406	06.03.2017	ASHITHA JEWELLERY DOOR NO.KD-VII/405, KADAKKAVOOR P.O, THIRUVANANTHAPURAM KERALA-695306	Gold and gold alloys, jewellery/artefacts – fineness and marking -	IS 1417 : 2016

[No. CMD/13:13]

SANJAY VIJ, Scientist E and Head

कोयला मंत्रालय

नई दिल्ली, 3 जून, 2019

का.आ. 918.—केन्द्रीय सरकार को यह प्रतीत होता है कि इससे उपाबद्ध अनुसूची में वर्णित परिक्षेत्र की भूमि में कोयला अभिप्राप्त किए जाने की संभावना है ;

उक्त अनुसूची में वर्णित भूमि के क्षेत्र के विवरण अंतर्विष्ट करने वाला रेखांक धारक संख्या ई.सी.एल./ एस.पी.एम./ जी.एम./एस.यू.आर./1-63/49, तारीख 15 मार्च, 2019 का निरीक्षण महाप्रबंधक, एस. पी. माईस क्षेत्र, ईस्टर्न कोलफील्ड्स लिमिटेड, डाकघर चित्रा, जिला देवधर-815351, झारखंड या मुख्य महाप्रबंधक (खोज प्रभाग), सेंट्रल माईन प्लानिंग एण्ड डिजाइन इन्स्टीच्यूट लिमिटेड, गोंडवाना पैलेस, कांके रोड, रांची-834 031, झारखंड के कार्यालय में या कोयला नियंत्रक, 1, काउंसिल हाउस स्ट्रीट, कोलकाता-700001 के कार्यालय में या जिला कलेक्टर, जिला दुमका-814101, झारखंड के कार्यालय में किया जा सकता है।

अतः अब, केन्द्रीय सरकार, कोयला धारक क्षेत्र (अर्जन और विकास), अधिनियम, 1957 (1957 का 20), (जिसे इसमें इसके पश्चात् उक्त अधिनियम कहा गया है) की धारा 4 की उप धारा (1), द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए उक्त अनुसूची में वर्णित भूमि में कोयले का पूर्वोक्षण करने के अपने आशय की सूचना देती है।

उक्त अनुसूची में उल्लिखित भूमि में हितबद्ध कोई व्यक्ति, —

- (i) भूमि के संपूर्ण या किसी भाग या उक्त भूमि में या उसके ऊपर किसी अधिकार के अर्जन पर आक्षेप कर सकेगा ; या
- (ii) उससे संबंधित धारा 4 की उप-धारा (3) के अधीन की गयी किसी कार्यवाही से हुई या होने वाली संभावित किसी क्षति के लिए उक्त अधिनियम की धारा 6 के अधीन प्रतिकर का दावा कर सकेगा; या
- (iii) उक्त अधिनियम की धारा (13) की उप-धारा (1) के अधीन पूर्वोक्षण अनुज्ञप्तियों के प्रभावहीन होने या उक्त अधिनियम की धारा 13 की उप-धारा (4) के अधीन खनन पट्टे प्रभावहीन होने के संबंध में प्रतिकर का दावा कर सकेगा और उसे उक्त अधिनियम की धारा 13 की उपधारा (1) के खंड (i) से खंड (iv) में विनिर्दिष्ट मदों की बाबत उपगत व्यय को उपदर्शित करने के लिए पूर्वोक्त भूमि से संबंधित सभी मानचित्रों, चार्टों और अन्य दस्तावेजों को परिदत्त कर सकेगा।

इस अधिसूचना के राजपत्र में प्रकाशन की तारीख से नब्बे दिनों के भीतर महाप्रबंधक, एस. पी. माईस क्षेत्र, ईस्टर्न कोलफील्ड्स लिमिटेड, डाकघर चित्रा, जिला देवधर-815351, झारखंड को सुपुर्द करेगा।

अनुसूची

ब्राह्मिनी नॉर्थ (चिचरो -पतसिमल सम्मिलित) कोयला ब्लॉक

जिला- दुमका, राज्य झारखंड

[रेखांक धारक संख्या ई.सी.एल./ एस.पी.एम. /जी.एम./एस.यू.आर./1-63/49, तारीख 15 मार्च, 2019]

क्रम संख्या	ग्राम का नाम	पटवारी सर्किल संख्या/ थाना संख्या	तहसील	जिला	क्षेत्र हेक्टेयर में (लगभग)	टिप्पणियां
1	असनबनी	03/0011	काठीकुंड	दुमका	37.357	भाग
2	चिचरो	03/0012	काठीकुंड	दुमका	61.307	भाग
3	घासीपुर	03/0013	काठीकुंड	दुमका	124.818	भाग

4	कनाईडीह	03/0015	काठीकुंड	दुमका	72.924	भाग
5	बिलाईकांदर	03/0016	काठीकुंड	दुमका	169.815	भाग
6	डोमनपुर	03/0017	काठीकुंड	दुमका	286.012	भाग
7	सरसाबाद	03/0018	काठीकुंड	दुमका	237.415	भाग
8	पेलनदाहा	03/0019	काठीकुंड	दुमका	93.635	पूर्ण
9	बाराभालकी	03/0020	काठीकुंड	दुमका	369.468	भाग
10	सलदाहा	03/0021	काठीकुंड	दुमका	82.678	भाग
11	झिकरा	03/0022	काठीकुंड	दुमका	159.226	भाग
12	चोटाधनीयापहारी	03/0027	काठीकुंड	दुमका	0.754	भाग
13	बराधानियापहारी	03/0028	काठीकुंड	दुमका	1.23	भाग
14	गन्धर्वपुर	04/0013	शिकारीपारा	दुमका	2.81	भाग
15	पंचबाहिनी	04/0014	शिकारीपारा	दुमका	3.285	भाग
16	सराइपानी	04/0015	शिकारीपारा	दुमका	0.403	भाग
कुल					1703.137	

कुल: 1703.137 हेक्टेयर (लगभग)

या 4208.451 एकड़ (लगभग)

सीमा-वर्णन: कोयला ब्लॉक की सीमा दुमका जिला के काठीकुंड और शिकारीपारा ब्लॉक के ऊपर वर्णित कुल 16 ग्रामों से होकर गुजरती है।

1. रेखा क-ख: : रेखा बिन्दु संख्या 'क' से शुरू होती है, असनबनी ग्राम से (जो कोयला ब्लॉक का उत्तरी कोना है) पूर्व दिशा से गुजरते हुए बिन्दु 'ख', (जो कोयला ब्लॉक का उत्तरी पूर्वी कोना है), चिचरो ग्राम तक पहुँचती है।
2. रेखा ख-ग-घ-ड-च : रेखा बिन्दु संख्या 'ख' से शुरू होती है, चिचरो ग्राम से (जो कोयला ब्लॉक का उत्तरी- पूर्व कोना है) दक्षिण- पूर्व दिशा से गुजरते हुए बिन्दु 'च', बराधानियापहारी ग्राम (जो कोयला ब्लॉक का दक्षिण- पूर्व कोना है), तक पहुँचती है जो बाराभालकी, सलदाहा, झिकरा ग्राम से गुजरती है।
3. रेखा च-छ-ज-झ-ट : : रेखा बिन्दु संख्या 'च' से शुरू होती है, बराधानियापहारी ग्राम से (जो कोयला ब्लॉक का दक्षिण-पूर्व कोना है) से दक्षिण-पश्चिम दिशा से गुजरते हुए बिन्दु 'ट' गन्धर्वपुर ग्राम (जो कोयला ब्लॉक का दक्षिण कोना है), तक पहुँचती है जो सराइपानी और पंचबाहिनी ग्राम से गुजरती है।
4. रेखा ट-ठ-क: : रेखा बिन्दु संख्या 'ट' से शुरू होती है, गन्धर्वपुर ग्राम से (जो कोयला ब्लॉक का दक्षिण कोना है) से उत्तर दिशा से गुजरते हुए बिन्दु 'क' (जो कोयला ब्लॉक का उत्तरी कोना है), असनबनी ग्राम तक पहुँचती है जो बिलाईकांदर, कनाईडीह और घासीपुर ग्राम से गुजरती है।

[फा.सं. 43015/9/2019-एलए एण्ड आईआर]

राम शिरोमणि सरोज, उप सचिव

MINISTRY OF COAL

New Delhi, the 3rd June, 2019

S.O. 918.—Whereas, it appears to the Central Government that coal is likely to be obtained from the land in the locality described in the Schedule annexed hereto;

And, whereas, the plan bearing number ECL/SPM/GM/SUR/1-63/49, dated the 15th March, 2019 containing details of the area of land described in the said Schedule may be inspected at the office of the General Manager, S.P. Mines Area, Eastern Coalfields Limited, Post Office Chitra, District - Deoghar-815351, Jharkhand or at the office of the Chief General Manager (Exploration Division), Central Mine Planning and Design Institute Limited, Gondwana Place, Kanke Road, Ranchi-834 031, Jharkhand or at the office of the Coal Controller, 1, Council House Street, Kolkata-700001 or at the office of the District Collector, District- Dumka-814101, Jharkhand.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), (hereinafter referred to as the said Act), the Central Government hereby gives notice of its intention to prospect Coal from the land described in the said Schedule.

Any person interested in the land described in the said Schedule, may –

- (i) object to the acquisition of the whole or any part of the land or of any rights in or over the said land; or
- (ii) claim compensation under section 6 of the said Act for any damage caused or likely to be caused by any action taken under sub-section (3) of section 4 thereof ; or
- (iii) claim compensation under sub-section (1) of section 13 of the said Act, in respect of prospecting license ceasing to have effect or under sub-section (4) of section 13 of the said Act for mining lease ceasing to have effect and deliver all maps, charts and other documents relating to the aforesaid land to show the expenditure incurred in respect of items specified in clauses (i) to (iv) of sub-section (1) of section 13 of the said Act,

to the office of the General Manager, S.P.Mines Area, Eastern Coalfields Limited, P.O. Chitra, District - Deoghar-815351 (Jharkhand) within a period of ninety days from the date of publication of this notification in the Official Gazette.

SCHEDULE

Brahmini North (including Chichro – Patsimal) Coal Block,

District- Dumka, State Jharkhand

[Plan bearing number ECL/SPM/GM/SUR/1-63/49, dated the 15th March, 2019]

Sr. No.	Name of Village	Patwari Circle number/ Thana number	Tehsil	District	Area in hectares (approximate)	Remarks
1	Asanbani	03/0011	Kathikund	Dumka	37.357	Part
2	Chichro	03/0012	Kathikund	Dumka	61.307	Part
3	Ghasipur	03/0013	Kathikund	Dumka	124.818	Part
4	Kanaidih	03/0015	Kathikund	Dumka	72.924	Part
5	Bilaikandar	03/0016	Kathikund	Dumka	169.815	Part
6	Domanpur	03/0017	Kathikund	Dumka	286.012	Part
7	Sarsabad	03/0018	Kathikund	Dumka	237.415	Part
8	Pelandaha	03/0019	Kathikund	Dumka	93.635	Full
9	Barabhalki	03/0020	Kathikund	Dumka	369.468	Part
10	Saldaha	03/0021	Kathikund	Dumka	82.678	Part
11	Jhikra	03/0022	Kathikund	Dumka	159.226	Part
12	Chotadhaniapahari	03/0027	Kathikund	Dumka	0.754	Part
13	Baradhaniapahari	03/0028	Kathikund	Dumka	1.23	Part

14	Gandharbapur	04/0013	Shikaripara	Dumka	2.81	Part
15	Panchbahini	04/0014	Shikaripara	Dumka	3.285	Part
16	Saraipani	04/0015	Shikaripara	Dumka	0.403	Part
Total:					1703.137	

Total: 1703.137 hectares (approximately) or 4208.451 acres (approximately)

Boundary Description: The boundary of the coal block passes through the above said 16 villages of Kathikund and Shikaripara block of Dumka District.

1. Line A-B: The line starts at point -A in the north corner of the coal block from Asanbani village trends in east direction reaches at point-B (north- east corner of the block) in Chichro village.
2. Line B-C-D-E-F: The line starts at point -B in the north east corner of the coal block in Chichro village trends in south- east direction of the block reaches at point-F (south eastern corner of the block) in Baradhaniapahari village passing through Barabhalki, Saldaha, and Jhikra village.
3. Line F-G-H-I-J-K: The line starts at point -F in the south- east corner of the coal block in Baradhaniapahari village trends in south-west direction reaches at point-K (south corner of block) in Gandharbapur village passing through , Saraipani and Panchbahini,
4. Line K-L-A: The line starts at point -K in the south- west corner of the coal block from Gandharbapur village trends in north direction reaches at point-A (north corner of the block) in Asanbani village passing through Bilaikandar, Kanaidih and Ghasipur.

[F.No. 43015/9/2019-LA&IR]

RAM SHIROMANI SAROJ, Dy. Secy.

पेट्रोलियम और प्राकृतिक गैस मंत्रालय

नई दिल्ली, 28 मई, 2019

का. आ. 919.—केन्द्रीय सरकार, पेट्रोलियम एवं खनिज पाइपलाइन(भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50), की धारा 2 के खंड (क) के अनुसरण में, नीचे दी गई अनुसूची के स्तंभ (1) में उल्लिखित व्यक्ति को, उक्त अनुसूची के स्तंभ (2) में की तत्स्थानी प्रविष्टि में उल्लिखित क्षेत्र के संबंध में उक्त अधिनियम के अधीन सक्षम प्राधिकारी के कृत्यों का निर्वहन करने के लिए प्राधिकृत करती है, अर्थात् -:

अनुसूची

प्राधिकारी का नाम और पता (1)	अधिकारिता का क्षेत्र (2)
श्री अशोक कुमार बंद्योपाध्याय, सेवा निवृत्त डबल्यूबीएसएलआरएस, अधिकारी(ग्रेड-I), सक्षम प्राधिकारी इंडियन ऑयल कॉर्पोरेशन लिमिटेड,	पश्चिम बंगाल

(पाइपलाइन्स प्रभाग) पारादीप हल्दिया दुर्गापुर एल.पी.जी. पाइपलाइन परियोजना, पारादीप हल्दिया दुर्गापुर एल.पी.जी. पाइपलाइन का संवर्धन तथा पटना और मुजफ्फरपुर तक इसका विस्तार परियोजना, हल्दिया बरौनी पाइपलाइन सिस्टम्स परियोजना और पारादीप हल्दिया सोमनाथपुर प्रोडक्ट पाइपलाइन परियोजना, के.आई.टी. कॉम्प्लेक्स, फ्लैट सं. 103, 17, गोल्फ क्लब रोड, कोलकाता – 700033 (पश्चिम बंगाल)	
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यह अधिसूचना जारी होने की तारीख से लागू होगी।

[फा. सं. आर-11025/(11)/239/2017-OR-I/E-13892]

शांतनु धर, अवर सचिव

MINISTRY OF PETROLEUM AND NATURAL GAS

New Delhi, the 28th May, 2019

S.O. 919.—In pursuance of clause (a) of Section 2 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby authorises the person mentioned in column (1) of the Schedule given below to perform the functions of the “Competent Authority” under the said Act, in respect of the area mentioned in column (2) of the said Schedule:

SCHEDULE

Name and Address of the Authority (1)	Area of jurisdiction (2)
Shri Asoke Kumar Bandyopadhyay, Retd. WBSLRS Officer Grade-I, Competent Authority, Indian Oil Corporation Limited, (Pipelines Division) Paradip-Haldia Durgapur LPG Pipeline Augmentation of Paradip-Haldia Durgapur LPG Pipeline, & its extension up to Patna & Muzaffarpur Project, Haldia-Barauni Pipeline Systems Project and Paradip-Somnathpur-Haldia Product Pipeline Project, KIT Complex, Flat No. 103, 17, Golf Club Road, Kolkata – 700033 (West Bengal).	State of West Bengal

This notification is applicable from the date of issue.

[F. No. R-11025(11)/239/2017-OR-I/E-13892]

SANTANU DHAR, Under Secy.

नई दिल्ली, 28 मई, 2019

का. आ. 920.—केन्द्रीय सरकार ने पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) (जिसे इसमें इसके पश्चात् उक्त अधिनियम कहा गया है) की धारा 3 उप धारा (1) के

अधीन जारी की गई, भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का.आ. 2100 तारीख 06.09.2017 जिसका प्रकाशन भारत के राजपत्र संख्या 36, भाग II, खण्ड 3, उप खण्ड (II) तारीख 03.09.2017 से 09.09.2017 में किया गया है। इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट आंध्रप्रदेश राज्य के जिला विशाखापटनम के मंडल : विशाखापटनम ग्रामीण, गाजुवाका, पेंदुर्ति और सब्बावरम की भूमि में, ओडीशा राज्य में पारादीप से तेलंगाना राज्य में हैदराबाद तक पेट्रोलियम उत्पादों के परिवहन के लिए इंडियन ऑयल कॉर्पोरेशन लिमिटेड के द्वारा क्रियान्वित किए जा रहे “पारादीप-हैदराबाद पाइपलाइन परियोजना” के संबंध में पाइपलाइन बिछाने के प्रयोजन के लिए उपयोग के अधिकार का अर्जन करने के लिए अपने आशय की घोषणा की थी:

और उक्त राजपत्र अधिसूचना की प्रतियाँ जनता को उपलब्ध करा दी गई थीं। और उक्त अधिनियम की धारा 6 की उपधारा (1) के अनुसरण में सक्षम प्राधिकारी ने केन्द्रीय सरकार को अपनी रिपोर्ट दे दी है।

और केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात और यह समाधान हो जाने पर कि उक्त भूमि पाइपलाइन बिछाने के लिए अपेक्षित है, उसमें उपयोग के अधिकार का अर्जन करने का विनिश्चय किया है:

अतः अब, केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए एतद् द्वारा घोषणा करती है कि इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमि में पाइपलाइन बिछाने के उपयोग का अधिकार अर्जित किया जाए:

और केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह निर्देश देती है कि उक्त भूमि में उपयोग का अधिकार इस घोषणा के प्रकाशन की तारीख से केन्द्रीय सरकार में निहित होने के बजाए सभी बिल्लिंगमों से मुक्त होकर इंडियन ऑयल कॉर्पोरेशन लिमिटेड में निहित होगा।

अनुसूची					
जिला: विशाखापटनम			राज्य: आंध्र प्रदेश		
मंडल का नाम	ग्राम का नाम	सर्वे नम्बर	क्षेत्रफल		
			हेक्टेयर	एयर	वर्ग-मीटर
(1)	(2)	(3)	(4)	(5)	(6)
पेंदुर्ति	पिनागाड़ी	130/18	00	01	51
		151/12	00	00	65
		152/2	00	01	74
सब्बावरम	चिंतागटला अग्राहारम	38/1	00	07	32
		38/10	00	00	20
		38/11	00	03	11

		38/12	00	00	90
पेंदुर्ति	नारावा	64	00	10	20
		65/2	00	16	70
		65/3	00	02	80
		77/3	00	06	23
		75	00	22	86
		74	00	03	46
		72/14	00	06	67
		72/15	00	08	90
		72/13	00	00	51
		72/16	00	14	26
		72/17	00	00	51
		72/19	00	01	42
		73	00	09	80
		86/8	00	00	41
		87/1	00	04	39
		87/2	00	04	93
		87/3	00	05	07
		87/10	00	08	59
		87/6	00	00	62
		87/17	00	03	22
		87/18	00	01	66
		87/16	00	00	45
		87/19	00	05	53
		87/7	00	00	05
		88	00	00	18
		89/3	00	02	50
		90/1	00	06	62
		90/3	00	00	14
		90/2	00	02	16
		90/7	00	04	87
		90/8A	00	02	40
		90/6a	00	00	49

		90/6b	00	02	70
		90/8e	00	00	33
		90/6c	00	01	20
		90/9	00	00	80
		90/11e	00	04	37
		90/12	00	03	40
		91/10b	00	01	29
		91/9b	00	00	62
		91/11	00	01	97
		91/13	00	00	05
		91/14	00	02	01
		91/15	00	02	56
		91/16	00	00	46
		91/17	00	03	75
		92/2	00	04	28
		92/3	00	02	23
		92/9a	00	04	46
		92/7	00	02	26
		92/8	00	06	09
		92/13	00	00	05
		92/14	00	04	57
		92/15	00	00	31
		92/16	00	01	62
		92/17	00	01	42
		92/23	00	02	54
		92/22	00	04	39
		92/21b	00	00	44
		113	00	03	63
		114/1c	00	00	52
		114/2c	00	00	05
		117/2	00	21	89
		117/1e	00	00	75
		117/3	00	01	86

		117/4	00	03	18
		117/5	00	04	64
		117/8	00	01	44
		118	00	07	07
		119/2	00	02	90
		144	00	00	21
		143/1	00	09	36
		143/3	00	01	69
		143/2	00	04	97
		136/1	00	03	58
		136/2	00	02	03
		136/3	00	00	65
		136/4	00	06	38
		136/5	00	00	05
		135	00	03	07
		132/1	00	19	00
		131/1e	00	07	80
		128/3	00	03	41
		129/7	00	02	92
		129/13	00	00	05
		129/8	00	03	14
		129/12	00	00	45
		129/9	00	01	16
		129/10	00	04	49
		283	00	14	50
		284/2	00	07	11
		285	00	24	06
		287/2	00	07	44
		286/1	00	00	96
		286/6	00	01	11
		286/7	00	04	42
		286/10	00	02	99
		286/11	00	04	00

		286/12	00	07	00
		286/13	00	00	44
		286/17	00	06	68
		286/18	00	00	47
		289	00	12	38
		290	00	13	43
		282	00	05	16
		280	00	07	34
		278/2	00	04	89
		278/3	00	00	05
		279/3c	00	12	26
		278/5	00	04	25
		278/6a	00	14	18
		428/3	00	13	82
		429/4	00	26	28
		426/2	00	18	67
		429/8	00	40	54
		429/5	00	09	10
		429/14	00	04	37
		451/1	00	10	83
		429/9	00	06	02
		450/1	00	15	00
		450/3	00	00	80
		450/2	00	08	77
		455/2	00	17	01
		456/1	00	05	16
		456/3	00	00	73
		456/2	00	05	32
		463/6	00	00	84
		463/3	00	01	35
		463/4	00	12	64
		475/4	00	41	85
		474/2	00	00	80

		471	00	25	75
		470	00	00	18
		476/1	00	10	36
		476/3	00	15	07
		476/2	00	04	12
		477/2	00	02	92
		477/3	00	04	37
विशाखापटनम ग्रामीण	पुल्लमबट्टापलेम	15	00	35	59
		16	00	43	88
गाजुवाका	वेंकटपतिराजुपेटा	11	01	41	12
सन्वावरम	इरुवाडा	7/1	00	07	61
		8/15	00	02	72
		8/14	00	04	32
		8/8	00	02	95
		8/13	00	07	69
		10/12	00	00	77
		9/6	00	03	00
		18/15	00	02	37
		18/16	00	04	16
		18/3	00	03	25
		18/7	00	03	18
		151/10	00	04	53
		151/2	00	06	32
		151/3	00	03	54
		151/4	00	04	08
		151/5	00	02	54

[फा. सं. आर-11025/(11)/252/2017-OR-I/E-21033]

शांतनु धर, अवर सचिव

New Delhi, the 28th May, 2019

S.O. 920.—Whereas by the notification of the Government of India in the Ministry of Petroleum and Natural Gas, published in the Gazette of India No.36 Part-II, Section 3, Sub-section (ii) dated 03.09.2017 to 09.09.2017 vide S.O. Number 2100 dated 06.09.2017 issued under Sub-section (1) of Section 3 of the Petroleum and Minerals pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), (hereinafter referred to as the said Act) the Central Government declared its intention to acquire the right of user in the land situated in Mandals: VISAKAPATNAM

RURAL, GAJUWAKA, PENDURTHI and SABBAVARAM of Visakhapatnam District in Andhra Pradesh State, specified in the schedule appended to that notification for the purpose of laying pipeline for the transportation of petroleum products from Paradip in the State of Odisha to Hyderabad in the State of Telangana by the Indian Oil Corporation Limited for implementing the "Paradip-Hyderabad Pipeline Project".

And whereas the copies of the Gazette were made available to the public. And whereas the Competent Authority has under Sub-section (1) of Section 6 of the said Act, has submitted his report of Central Government.

And whereas, the Central Government after considering the said report and on being satisfied that the said land is required for laying the pipeline, has decided to acquire right of the user therein;

Now, therefore, in exercise of the powers conferred by Sub-section (1) of Section 6 of the said Act, the Central Government hereby declares that the right of user in the land specified in the Schedule appended to this notification is hereby acquired for laying the pipeline;

And further, in exercise of the powers conferred by Sub-section (4) of Section 6 of the said Act, the Central Government hereby directs that the right of user of the said land for laying the pipeline shall, instead of vesting in the Central Government, vests on the date of publication of the declaration, in India Oil Corporation Limited, free from all encumbrances.

SCHEDULE					
DISTRICT : VISAKHAPATNAM			STATE : ANDHRA PRADESH		
MANDAL	VILLAGE	SURVEY NO.	AREA		
			Hectare	Are	Sq. Mt.
(1)	(2)	(3)	(4)	(5)	(6)
PENDURTHI	PINAGADI	130/18	00	01	51
		151/12	00	00	65
		152/2	00	01	74
SABBAVARAM	CHINTAGATLA (AGRAHARAM)	38/1	00	07	32
		38/10	00	00	20
		38/11	00	03	11
		38/12	00	00	90
PENDURTHI	NARAVA	64	00	10	20
		65/2	00	16	70
		65/3	00	02	80
		77/3	00	06	23
		75	00	22	86
		74	00	03	46
		72/14	00	06	67
		72/15	00	08	90
		72/13	00	00	51
		72/16	00	14	26
		72/17	00	00	51
		72/19	00	01	42
		73	00	09	80
		86/8	00	00	41
		87/1	00	04	39
		87/2	00	04	93
		87/3	00	05	07

		87/10	00	08	59
		87/6	00	00	62
		87/17	00	03	22
		87/18	00	01	66
		87/16	00	00	45
		87/19	00	05	53
		87/7	00	00	05
		88	00	00	18
		89/3	00	02	50
		90/1	00	06	62
		90/3	00	00	14
		90/2	00	02	16
		90/7	00	04	87
		90/8A	00	02	40
		90/6a	00	00	49
		90/6b	00	02	70
		90/8e	00	00	33
		90/6c	00	01	20
		90/9	00	00	80
		90/11e	00	04	37
		90/12	00	03	40
		91/10b	00	01	29
		91/9b	00	00	62
		91/11	00	01	97
		91/13	00	00	05
		91/14	00	02	01
		91/15	00	02	56
		91/16	00	00	46
		91/17	00	03	75
		92/2	00	04	28
		92/3	00	02	23
		92/9a	00	04	46
		92/7	00	02	26
		92/8	00	06	09
		92/13	00	00	05
		92/14	00	04	57
		92/15	00	00	31
		92/16	00	01	62
		92/17	00	01	42
		92/23	00	02	54
		92/22	00	04	39
		92/21b	00	00	44
		113	00	03	63

		114/1c	00	00	52
		114/2c	00	00	05
		117/2	00	21	89
		117/1e	00	00	75
		117/3	00	01	86
		117/4	00	03	18
		117/5	00	04	64
		117/8	00	01	44
		118	00	07	07
		119/2	00	02	90
		144	00	00	21
		143/1	00	09	36
		143/3	00	01	69
		143/2	00	04	97
		136/1	00	03	58
		136/2	00	02	03
		136/3	00	00	65
		136/4	00	06	38
		136/5	00	00	05
		135	00	03	07
		132/1	00	19	00
		131/1e	00	07	80
		128/3	00	03	41
		129/7	00	02	92
		129/13	00	00	05
		129/8	00	03	14
		129/12	00	00	45
		129/9	00	01	16
		129/10	00	04	49
		283	00	14	50
		284/2	00	07	11
		285	00	24	06
		287/2	00	07	44
		286/1	00	00	96
		286/6	00	01	11
		286/7	00	04	42
		286/10	00	02	99
		286/11	00	04	00
		286/12	00	07	00
		286/13	00	00	44
		286/17	00	06	68
		286/18	00	00	47
		289	00	12	38

		290	00	13	43
		282	00	05	16
		280	00	07	34
		278/2	00	04	89
		278/3	00	00	05
		279/3c	00	12	26
		278/5	00	04	25
		278/6a	00	14	18
		428/3	00	13	82
		429/4	00	26	28
		426/2	00	18	67
		429/8	00	40	54
		429/5	00	09	10
		429/14	00	04	37
		451/1	00	10	83
		429/9	00	06	02
		450/1	00	15	00
		450/3	00	00	80
		450/2	00	08	77
		455/2	00	17	01
		456/1	00	05	16
		456/3	00	00	73
		456/2	00	05	32
		463/6	00	00	84
		463/3	00	01	35
		463/4	00	12	64
		475/4	00	41	85
		474/2	00	00	80
		471	00	25	75
		470	00	00	18
		476/1	00	10	36
		476/3	00	15	07
		476/2	00	04	12
		477/2	00	02	92
		477/3	00	04	37
VISAKAPATNAM RURAL	PULLAMBHATTAPALEM	15	00	35	59
		16	00	43	88
GAJUWAKA	VENKATAPATIRAJUPETA	11	01	41	12
SABBAVARAM	IRUVADA	7/1	00	07	61
		8/15	00	02	72
		8/14	00	04	32
		8/8	00	02	95
		8/13	00	07	69

		10/12	00	00	77
		9/6	00	03	00
		18/15	00	02	37
		18/16	00	04	16
		18/3	00	03	25
		18/7	00	03	18
		151/10	00	04	53
		151/2	00	06	32
		151/3	00	03	54
		151/4	00	04	08
		151/5	00	02	54

[F. No. R-11025(11)/252/2017-OR-I/E-21033]

SANTANU DHAR, Under Secy.

नई दिल्ली, 28 मई, 2019

का. आ. 921.—केन्द्रीय सरकार ने पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) (जिसे इसमें इसके पश्चात उक्त अधिनियम कहा गया है) की धारा 3 उप धारा (1) के अधीन जारी की गई, भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की का.आ. 372 तारीख 16.12.2017 जिसका प्रकाशन भारत के राजपत्र संख्या 9, भाग II, खण्ड 3, उप खण्ड (II) तारीख 25.02.2018 से 03.03.2018 में किया गया है। इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट आंध्रप्रदेश राज्य के जिला विशाखापटनम के मंडल :दोप्परला की भूमि में, ओडीशा राज्य में पारादीप से तेलंगाना राज्य में हैदराबाद तक पेट्रोलियम उत्पादों के परिवहन के लिए इंडियन ऑयल कॉर्पोरेशन लिमिटेड के द्वारा क्रियान्वित किए जा रहे “पारादीप-हैदराबाद पाइपलाइन परियोजना” के संबंध में पाइपलाइन बिछाने के प्रयोजन के लिए उपयोग के अधिकार का अर्जन करने के लिए अपने आशय की घोषणा की थी:

और उक्त राजपत्र अधिसूचना की प्रतियाँ जनता को उपलब्ध करा दी गई थीं। और उक्त अधिनियम की धारा 6 की उपधारा (1) के अनुसरण में सक्षम प्राधिकारी ने केन्द्रीय सरकार को अपनी रिपोर्ट दे दी है।

और केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात और यह समाधान हो जाने पर कि उक्त भूमि पाइपलाइन बिछाने के लिए अपेक्षित है, उसमें उपयोग के अधिकार का अर्जन करने का विनिश्चय किया है:

अतः अब, केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए एतद् द्वारा घोषणा करती है कि इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमि में पाइपलाइन बिछाने के उपयोग का अधिकार अर्जित किया जाए:

और केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह निर्देश देती है कि उक्त भूमि में उपयोग का अधिकार इस घोषणा के प्रकाशन की तारीख से केन्द्रीय सरकार में निहित होने के बजाए सभी बिल्लिंगमों से मुक्त होकर इंडियन ऑयल कॉर्पोरेशन लिमिटेड में निहित होगा।

अनुसूची					
जिला : विशाखापटनम			राज्य : आंध्र प्रदेश		
मंडल का नाम	ग्राम का नाम	सर्वे नम्बर	क्षेत्रफल		
			हेक्टेयर	एयर	वर्गमीर
(1)	(2)	(3)	(4)	(5)	(6)
अच्युतापुरम	दोप्परला	40	00	19	46
		42	00	12	14
		45	00	65	18
		47	00	00	10
		46	00	28	96
		86	00	03	14
		84	00	03	22
		83	00	42	10
		82	00	00	20
		76	00	22	92
		77	00	28	55
		75	00	00	37
		74	00	23	06
		72	00	51	72
		176	00	19	67
		177	00	22	04
		179	00	58	17
		181	00	08	24
		185	00	13	32
		184	00	07	05
		183	00	25	27
		219	00	58	32
		213	00	44	62
		226	00	08	18
		212	00	07	22

[फा. सं. आर-11025/(11)/252/2017-OR-I/E-21033]

शांतनु धर, अवर सचिव

New Delhi, the 28th May, 2019

S.O. 921.—Whereas by the notification of the Government of India in the Ministry of Petroleum and Natural Gas, published in the Gazette of India No.9 Part-II, Section 3, Sub-section (ii) dated 25.02.2018 to 03.03.2018 vide S.O.No. 372 dated 16.12.2017 issued under Sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), (hereinafter referred to as the said Act) the Central Government declared its intention to acquire the right of user in the land situated in Mandal: Achutapuram of Visakhapatnam District in Andhra Pradesh State, specified in the schedule appended to that notification for the purpose of laying pipeline for the transportation of petroleum products from Paradip in the State of Odisha to Hyderabad in the State of Telangana by the Indian Oil Corporation Limited for implementing the "Paradip-Hyderabad Pipeline Project".

And whereas the copies of the Gazette were made available to the public. And whereas the Competent Authority has under Sub-section (1) of Section 6 of the said Act, has submitted his report of Central Government.

And whereas, the Central Government after considering the said report and on being satisfied that the said land is required for laying the pipeline, has decided to acquire right of the user therein;

Now, therefore, in exercise of the powers conferred by Sub-section (1) of Section 6 of the said Act, the Central Government hereby declares that the right of user in the land specified in the Schedule appended to this notification is hereby acquired for laying the pipeline;

And further, in exercise of the powers conferred by Sub-section (4) of Section 6 of the said Act, the Central Government hereby directs that the right of user of the said land for laying the pipeline shall, instead of vesting in the Central Government, vests on the date of publication of the declaration, in India Oil Corporation Limited, free from all encumbrances.

SCHEDULE					
DISTRICT : VISAKHAPATNAM			STATE : ANDHRA PRADESH		
MANDAL	VILLAGE	SURVEY NO.	AREA		
			Hectare	Are	Sq. Mt.
(1)	(2)	(3)	(4)	(5)	(6)
ACHUTAPURAM	DOPPERLA	40	00	19	46
		42	00	12	14
		45	00	65	18
		47	00	00	10
		46	00	28	96
		86	00	03	14

		84	00	03	22
		83	00	42	10
		82	00	00	20
		76	00	22	92
		77	00	28	55
		75	00	00	37
		74	00	23	06
		72	00	51	72
		176	00	19	67
		177	00	22	04
		179	00	58	17
		181	00	08	24
		185	00	13	32
		184	00	07	05
		183	00	25	27
		219	00	58	32
		213	00	44	62
		226	00	08	18
		212	00	07	22

[F. No. R-11025(11)/252/2017-OR-I/E-21033]

SANTANU DHAR, Under Secy.

नई दिल्ली, 28 मई, 2019

का. आ. 922.— केन्द्रीय सरकार ने पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) (जिसे इसमें इसके पश्चात् उक्त अधिनियम कहा गया है) की धारा 3 उप धारा (1) के अधीन जारी की गई, भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का.आ. 1357 तारीख 05.09.2018 जिसका प्रकाशन भारत के राजपत्र संख्या 36, भाग II, खण्ड 3, उप खण्ड (II) तारीख 09.09.2018 से 15.09.2018 में किया गया है। इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट आंध्र प्रदेश राज्य के जिला विशाखापटनम के मंडल : एस. रायवरम की भूमि में, ओडीशा राज्य में पारादीप से तेलंगाना राज्य में हैदराबाद तक पेट्रोलियम उत्पादों के परिवहन के लिए इंडियन ऑयल कॉर्पोरेशन लिमिटेड के द्वारा क्रियान्वित किए जा रहे "पारादीप-हैदराबाद पाइपलाइन परियोजना" के संबंध में पाइपलाइन बिछाने के प्रयोजन के लिए उपयोग के अधिकार का अर्जन करने के लिए अपने आशय की घोषणा की थी :

और उक्त राजपत्र अधिसूचना की प्रतियाँ जनता को उपलब्ध करा दी गई थीं। और उक्त अधिनियम की धारा 6 की उपधारा (1) के अनुसरण में सक्षम प्राधिकारी ने केन्द्रीय सरकार को अपनी रिपोर्ट दे दी है।

और केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् और यह समाधान हो जाने पर कि उक्त भूमि पाइपलाइन बिछाने के लिए अपेक्षित है, उसमें उपयोग के अधिकार का अर्जन करने का विनिश्चय किया है:

अतः अब, केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए एतद् द्वारा घोषणा करती है कि इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमि में पाइपलाइन बिछाने के उपयोग का अधिकार अर्जित किया जाए:

और केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह निर्देश देती है कि उक्त भूमि में उपयोग का अधिकार इस घोषणा के प्रकाशन की तारीख से केन्द्रीय सरकार में निहित होने के बजाए सभी विल्लंगमों से मुक्त होकर इंडियन ऑयल कॉर्पोरेशन लिमिटेड में निहित होगा।

अनुसूची

जिला : विशाखापटनम			राज्य : आंध्र प्रदेश		
मंडल का नाम	ग्राम का नाम	सर्वे नम्बर	क्षेत्रफल		
			हेक्टेयर	एयर	वर्गमीटर
(1)	(2)	(3)	(4)	(5)	(6)
एस. रायवरम	भीमावरम	432	00	10	39
		431	00	20	83
		430	00	02	10
		425	00	28	74
		423	00	01	62
		424	00	35	94
		416	00	29	21
		415	00	01	46
		403	00	00	24
		402	00	55	79
		401	00	02	15
		379	00	44	17
		380	00	00	17

[फा. सं. आर-11025(11)/252/2017-ओआर-आई/ई-21033]]

शान्तनु धर, अवर सचिव

New Delhi, the 28th May, 2019

S.O. 922.—Whereas by the notification of the Government of India in the Ministry of Petroleum and Natural Gas, published in the Gazette of India No.36 Part-II, Section 3, Sub-section (ii) dated 09.09.2018 to 15.09.2018 vide S.O.No. 1357 dated 05.09.2018 issued under Sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), (hereinafter referred to as the said Act) the Central Government declared its intention to acquire the right of user in the land situated in Mandal: S.Rayavaram of Visakhapatnam District in Andhra Pradesh State, specified in the schedule appended to that notification for the purpose of laying pipeline for the transportation of petroleum products from Paradip in the State of Odisha to Hyderabad in the State of Telangana by the Indian Oil Corporation Limited for implementing the "Paradip-Hyderabad Pipeline Project". And whereas the copies of the Gazette were made available to the public. And whereas the Competent Authority has under Sub-section (1) of Section 6 of the said Act, has submitted his report of Central Government.

And whereas, the Central Government after considering the said report and on being satisfied that the said land is required for laying the pipeline, has decided to acquire right of the user therein;

Now, therefore, in exercise of the powers conferred by Sub-section (1) of Section 6 of the said Act, the Central Government hereby declares that the right of user in the land specified in the Schedule appended to this notification is hereby acquired for laying the pipeline;

And further, in exercise of the powers conferred by Sub-section (4) of Section 6 of the said Act, the Central Government hereby directs that the right of user of the said land for laying the pipeline shall, instead of vesting in the Central Government, vests on the date of publication of the declaration, in India Oil Corporation Limited, free from all encumbrances.

SCHEDULE

DISTRICT : VISAKHAPATNAM			STATE : ANDHRA PRADESH		
MANDAL	VILLAGE	SURVEY NO.	AREA		
			Hectare	Are	Sq. Mt.
(1)	(2)	(3)	(4)	(5)	(6)
S.RAYAVARAM	BHIMAVARAM	432	00	10	39
		431	00	20	83
		430	00	02	10
		425	00	28	74
		423	00	01	62
		424	00	35	94
		416	00	29	21
		415	00	01	46
		403	00	00	24
		402	00	55	79
		401	00	02	15
		379	00	44	17
		380	00	00	17

[F.No. R-11025(11)/252/2017-OR-I/E-21033]

SANTANU DHAR, Under Secy.

नई दिल्ली, 28 मई, 2019

का. आ. 923.—केन्द्रीय सरकार ने पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) (जिसे इसमें इसके पश्चात उक्त अधिनियम कहा गया है) की धारा 3 की उपधारा (1) अधीन जारी की गई भारत सरकार के पेट्रोलियम और प्रकृतिक गैस मंत्रालय की अधिसूचना संख्या का.आ. 185, दिनांक 30

जनवरी 2018, भारत के राजपत्र संख्या 5, दिनांक 28 जनवरी 2018 से 03 फरवरी 2018, में प्रकाशित की गई थी, तथा अधिसूचना संख्या का.आ. 1762, दिनांक 7 दिसम्बर 2018, भारत के राजपत्र संख्या 49, दिनांक 9 दिसम्बर 2018 से 15 दिसम्बर 2018 में प्रकाशित की गई थी। इन अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमि में पश्चिम बंगाल राज्य में “हल्दिया-बरौनी पाइपलाइन सिस्टम्स परियोजना” जिला पूर्व मेदिनीपुर में कच्चे तेल के परिवहन हेतु इंडियन ऑयल कॉर्पोरेशन लिमिटेड द्वारा पाइपलाइन बिछाने के लिए उपयोग के अधिकार के अर्जन के अपने आशय की घोषणा की थी।

और उक्त राजपत्र अधिसूचना की प्रतियाँ जनता को दिनांक 18 अक्टूबर 2018 तक उपलब्ध करा दी गई थी,

और सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन केन्द्रीय सरकार को रिपोर्ट दे दी है,

और केन्द्रीय सरकार ने, उक्त रिपोर्ट पर विचार करने के पश्चात और यह समाधान हो जाने पर कि उक्त भूमि पाइपलाइन बिछाने के लिए अपेक्षित है, उसमें उपयोग का अधिकार का अर्जन करने का विनिश्चय किया है;

अतः अब, केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए यह घोषणा करती है की इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमि में पाइपलाइन बिछाने के लिए उपयोग के अधिकार का अर्जन किया जाए;

और केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह निर्देश देती है कि उक्त भूमि में उपयोग के अधिकार इस घोषणा के प्रकाशन की दिनांक से केन्द्रीय सरकार में निहित होने के बजाए, सभी विल्लंगमो से मुक्त होकर इंडियन ऑयल कॉर्पोरेशन लिमिटेड में निहित होगी

पेट्रोलियम और खनिज पाइपलाइन अधिनियम, 1962 की धारा 10 के अधीन किसी भी क्षतिपूर्ति के लिए इंडियन ऑयल कॉर्पोरेशन लिमिटेड पूर्णतया उत्तरदाई होगा और पाइपलाइन से संबन्धित किसी भी मामले पर केन्द्रीय सरकार के विरुद्ध कोई दावा या कानूनी कार्यवाही नहीं हो सकेगी

अनुसूची

जिला : पूर्व मेदिनीपुर			राज्य : पश्चिम बंगाल		
थाना	मौज़ा का नाम	सर्वे नम्बर	क्षेत्रफल		
			हेक्टेयर	एयर	वर्ग मीटर
(1)	(2)	(3)	(4)	(5)	(6)
सुताहटा - I	कसवेरे - 146	731	00	13	90
		737	00	00	89
सुताहटा - II	शोभारामपुर - 147	1545	00	02	54
		1525	00	00	76
		1524	00	06	56
		1521	00	04	25
		1404	00	06	15
		1403	00	04	04
		1406	00	01	58
		1405	00	06	26
		1400	00	02	09
		1398	00	03	68
		1396	00	00	60

		1395	00	03	38
		1394	00	02	71
		1418	00	00	20
सुताहटा - II	ब्रजलाल चक - 57	1	00	00	20
सुताहटा - II	बरसुंदरा - 54	1064	00	00	93
		1062	00	00	47
		1065	00	07	87
		1066	00	00	20
		1067	00	00	93
		1068	00	04	70
		1070	00	00	20
		1076	00	07	18
		1077	00	02	98
		1078	00	05	22
		1080	00	04	59
		1140	00	02	20
		1141	00	02	04
		1142	00	02	22
		1139	00	00	20
		1138	00	00	20
		1143	00	02	94
		1137	00	10	06
		1087	00	04	54
		1026	00	07	97
		1025	00	05	38
		1024	00	03	28
		512	00	05	65
		1023	00	02	16
		513	00	01	52
		511	00	00	66
		510	00	02	01
		460	00	01	22
		514	00	01	46
		515	00	00	20
		376	00	03	93
		375	00	04	76
		378	00	00	20

सुताहटा - II	बरसुंदरा - 54	374	00	03	52
		373	00	01	35
		372	00	02	12
		370	00	00	28
		369	00	04	61
		368	00	00	20
		363/1277	00	05	61
		363/1275	00	00	40
		363	00	02	33
		362	00	02	79
		361	00	04	20
		304	00	01	78
		289	00	02	07
		290	00	00	49
		292	00	01	32
		291	00	09	11
		237	00	02	92
		294	00	07	16
		236	00	05	54
		235	00	23	37
		219	00	03	69
		222/1479	00	00	98
		220	00	02	62
		221	00	01	75
सुताहटा - II	काष्टखाली - 51	2047	00	00	20
		2046	00	01	19
		1045	00	04	47
		2041	00	03	61
		2545	00	01	39
सुताहटा - II	आनन्दपुर - 52	539	00	05	43
		540/1209	00	03	73
		540	00	03	73
		541	00	07	57
		542	00	00	20
		553	00	00	87
		554	00	00	41
		555	00	00	63

सुताहटा - II	आनन्दपुर - 52	589	00	02	60
		591	00	04	09
		587	00	00	89
		592	00	02	42
		586	00	06	94
		585	00	02	37
		584	00	02	61
		583	00	04	17
		602	00	00	70
		628	00	00	20
		601	00	17	58
		627	00	02	95
		626	00	04	50
		625	00	02	77
		468	00	00	75
		467	00	01	43
		466	00	00	81
		668	00	02	51
		673	00	04	32
		669	00	00	95
		674	00	01	71
		679	00	00	20
		678	00	05	23
		677	00	01	18
		682	00	05	60
		683	00	00	20
		684	00	05	22
		1120	00	01	85
		1117	00	05	11
		1115	00	02	36
		1114	00	02	33
		1109	00	03	23
		1106	00	01	30
		1105	00	02	00
		1104	00	01	67
		1103	00	04	78
		1101	00	00	89

सुताहटा - II	आनन्दपुर - 52	1057	00	00	43
		699	00	00	52
		700	00	00	85
		1043	00	00	35
		1042	00	00	27
		1044	00	02	52
		1051	00	03	04
		1051/1154	00	00	69
		938	00	04	35
		939	00	00	20
		935	00	01	30
		937	00	01	79
		936	00	02	32
		934	00	02	57
		933	00	01	14
		927	00	02	60
		926	00	05	33
		925/1185	00	00	39
		845	00	01	34
		844	00	02	17
		842	00	02	79
		841	00	00	65
		840	00	02	43
		838	00	01	94
		835	00	01	39
		839	00	01	07
		835/1177	00	00	20
		834	00	02	74
महिशादल	बामुन्या - 134	1317	00	04	52
		1988	00	06	25
		1316	00	00	32
		1308	00	04	90
		1309	00	00	61
		1307	00	04	25
		1302	00	02	18
		1303	00	02	40
		1304	00	00	45

महिशादल	बामुन्या - 134	1297	00	00	77
		1277	00	00	64
		1276	00	02	04
		1275	00	03	03
		1268	00	00	20
		1271	00	01	53
		1270	00	01	13
		1269	00	01	69
		1264	00	01	64
		1263	00	05	56
		1262	00	04	28
		2251	00	03	86
		2249	00	01	32
		2248	00	04	32
		1381	00	00	43
		1406	00	04	66
		1407	00	06	48
		1421	00	02	45
		1420	00	02	75
		1419	00	04	85
		1418	00	05	67
		1430	00	00	20
		1431	00	06	87
		1433	00	14	25
		1432	00	04	36
		1434	00	04	89
		1436	00	02	88
		1438	00	11	95
		1437	00	02	99
		1441	00	10	34
		1606	00	03	39
		1442	00	01	94
		1607	00	00	20
		1605	00	09	84
		1603	00	05	14
		1601	00	04	29
		1629	00	00	37

महिशादल	बामुन्या - 134	1628	00	02	96
		1600	00	03	26
		2284	00	03	41
		2290	00	02	34
		2289	00	02	36
		1497	00	06	50
		1498	00	01	16
महिशादल	केशवपुरजलपाई - 133	934	00	10	94
		877	00	00	20
		876	00	04	04
		875	00	04	42
		874	00	00	59
		871	00	04	26
		868	00	01	93
		870	00	02	42
		824	00	05	21
		823	00	03	53
		819	00	00	20
		820	00	03	61
		818	00	06	14
		816	00	02	12
		815	00	07	90
		814	00	03	42
		786/3080	00	02	99
		786	00	05	97
		786/3081	00	00	43
		787	00	00	97
		788	00	06	23
		808	00	02	33
		796	00	01	73
		802	00	08	54
		803	00	03	14
		801	00	05	09
		723	00	01	60
		722	00	02	65
		721	00	02	85
		720	00	02	81

महिशादल	कंचनपुरजलपाई - 132	670	00	04	74
		671	00	05	14
		673	00	04	36
		676	00	01	40
		677	00	00	20
		725	00	00	76
		724	00	02	11
		718	00	07	63
		714	00	03	78
		1386	00	03	14
		713	00	00	22
		715	00	00	85
		711	00	02	82
		1384	00	02	84
		1383	00	00	64
		793	00	02	60
		794	00	03	61
		795	00	03	44
		796	00	02	91
		797	00	03	74
		798	00	04	47
		819	00	00	99
		816	00	00	34
		817	00	03	34
		804	00	03	90
		822	00	00	30
		823	00	02	61
		825	00	02	23
		1338	00	03	07
		1337	00	01	66
		1335	00	00	20
		1334	00	00	61
		1320	00	03	40
		179	00	00	54
		180	00	01	36
		1284	00	04	66
		178	00	00	72

महिशादल	कंचनपुरजलपाई - 132	175	00	03	65
		174	00	04	77
		183	00	04	92
		159	00	05	16
		163	00	07	66
		150	00	03	22
		151	00	02	12
		149	00	07	63
		134	00	05	28
		133	00	00	20
		135	00	00	20
		132	00	13	97
		131	00	00	97
		130	00	01	12
महिशादल	राजारामपुर - 130	2945	00	02	53
		2868	00	07	89
		2859	00	06	91
		2860	00	01	61
		2861	00	01	99
		2863	00	01	21
		2862	00	00	20
महिशादल	दक्षिण काशिमनगर - 129	451/837	00	03	88
		450	00	02	13
		429	00	00	51
		448	00	01	12
		428	00	01	93
		447	00	00	20
		430	00	04	00
		431	00	00	24
		434	00	00	78
		435	00	03	55
		407	00	06	64
		416	00	05	05
		415	00	00	33
		414	00	04	67
		413	00	02	36
		376/818	00	04	37

महिशादल	दक्षिन काशिमनगर - 129	379	00	06	36
		378	00	02	02
		378/823	00	00	58
		368	00	03	03
		351/824	00	04	51
		357	00	04	21
		356	00	00	64
		355	00	00	45
		354	00	00	41
		353	00	01	91
		348	00	00	87
		331	00	03	54
		325	00	03	33
		334	00	02	19
		323	00	04	82
		314/838	00	02	44
		314	00	03	48
		316	00	01	67
		315	00	00	30
		296	00	04	64
		298	00	02	91
		291	00	02	11
		290	00	00	62
		274	00	00	72
		273	00	00	70
		272	00	00	69
		68	00	03	17
		67	00	01	20
		64	00	00	58
		65	00	00	43
		66	00	01	48
		74	00	00	88
		49	00	00	70
		75	00	02	14
		77	00	01	68
		78	00	01	74
		79	00	01	82

महिशादल	दक्षिन काशिमनगर - 129	47	00	05	34
		43	00	01	60
		44	00	00	45
		45	00	03	19
		7	00	03	04
		6	00	00	45
		9	00	03	25
		11	00	00	20
		10	00	02	51
		10/809	00	00	20
		29	00	00	53
		28	00	01	10
		32	00	01	75
		26	00	00	35
		25	00	00	20
		41	00	01	43
		20	00	05	11
		19	00	00	20
		21	00	00	20
		18	00	00	54
		22	00	00	20
नन्दकुमार	माधबपुर - 122	381	00	00	51
		385	00	00	79
		382	00	03	87
		379	00	07	72
		377	00	03	76
		376	00	04	79
		378	00	00	20
		375/3096	00	01	71
		375	00	01	69
		374	00	02	29
		374/3095	00	02	08
		341	00	03	45
		342	00	00	87
		340	00	04	09
		306	00	05	51
		339	00	00	20

नन्दकुमार	माधवपुर - 122	3087	00	02	77
		309	00	00	20
		302	00	05	95
		238	00	02	92
		301	00	00	21
		239	00	01	50
		300	00	01	38
		243	00	00	97
		257	00	02	68
		244	00	01	97
		246	00	01	77
		247	00	00	20
		249	00	08	43
		250	00	01	46
		232	00	00	20
		169	00	00	99
		170	00	01	15
		168	00	01	86
		222	00	01	11
		223	00	01	60
		224	00	01	39
		223/3094	00	00	77
		221	00	05	60
		226	00	00	42
		220	00	06	16
		203/3082	00	04	39
		202	00	02	86
		217	00	00	50
नन्दकुमार	सन्दलपुर - 121	1624	00	02	26
		1622	00	01	43
		1621	00	02	07
		1617	00	02	84
		1655	00	01	88
		1606	00	01	08
		1605	00	00	35
		1607	00	07	44
		1602	00	05	48

नन्दकुमार	सन्दलपुर - 121	1632	00	01	55
		1604	00	00	48
		1603	00	03	91
		1566	00	01	01
		1564	00	01	11
		1563	00	00	92
		1562	00	00	55
		1565	00	05	55
		1867	00	00	66
		1866	00	00	64
		1865	00	00	56
		1781	00	01	17
		1560	00	06	86
		1808	00	01	84
		1237	00	03	55
		1238	00	02	87
		1239	00	03	04
		1240	00	02	17
		1241	00	02	81
		1228	00	00	27
		1246	00	09	65
		1247	00	00	36
		1285	00	00	20
		1807	00	01	01
		1806	00	00	93
		1248	00	00	20
		1249	00	00	99
		1254	00	02	96
		1257	00	01	03
		1790	00	00	38
		1791	00	02	89
		1281	00	03	26
		1278	00	03	81
		1275	00	03	97
		1274	00	01	21
		1273	00	00	79
		1151	00	00	58

नन्दकुमार	सन्दलपुर - 121	1145	00	00	75
		1144	00	01	19
		1136	00	05	21
		1135	00	04	86
		1131	00	04	03
		1089	00	02	61
		1088	00	01	85
		1087	00	02	85
		1085	00	08	51
		1082	00	04	17
		1081	00	00	20
		1080	00	04	96
		1079	00	04	38
		1078	00	00	98
		1860	00	02	17
		931	00	00	52
		930	00	02	27
		929	00	00	78
		928	00	02	23
		927	00	00	45
		926	00	04	26
		923	00	00	20
		924	00	03	74
		925	00	03	87
		921	00	00	20
		920	00	04	14
		918	00	00	20
		885	00	02	47
		886	00	04	88
		887	00	00	42
		884	00	00	77
		883	00	04	16
		882	00	02	76
नन्दकुमार	शीतलपुर - 71	2722	00	01	00
		3926	00	00	20
		2697	00	00	49
		2696	00	01	73

नन्दकुमार	शीतलपुर - 71	2695	00	10	92
		3885	00	01	54
		2694	00	01	19
		2693	00	00	94
नन्दकुमार	भवानीपुर - 73	2116	00	00	87
		2123	00	00	20
		2119	00	04	13
		2122	00	00	20
		2121	00	02	97
		2072	00	01	76
		2071	00	01	63
		2070	00	01	67
		2127	00	00	44
		1723	00	03	71
		1724	00	07	97
		1726	00	03	65
		1699	00	04	81
		1700	00	00	94
		1701	00	01	60
पाँशकुडा - ।	स्वरस्वत्या - 212	677	00	00	31
		551	00	01	79
		550	00	06	98
		678	00	00	20
		549	00	01	03
		543	00	01	90
		544/1833	00	01	79
		544	00	03	77
		542/1832	00	03	94
		540	00	07	57
		538	00	00	58
		539	00	01	35
		275/1769	00	02	08
		264	00	01	69
		274	00	00	24
		265	00	08	19
		266	00	00	45
		260	00	00	61

पाँशकुड़ा - I	स्वरस्वत्या - 212	258	00	03	50
		257	00	04	17
		256	00	03	77
		255	00	00	30
		569	00	00	20

[फा. सं. आर- 11025(11)/22/2018-ओआर-आई-27779]

शान्तनु धर, अवर सचिव

New Delhi, the 28th May, 2019

S.O. 923.—Whereas by the notification of the Government of the India in the Ministry of Petroleum and Natural Gas S. O. No. 185 Dated 30th January, 2018 published in the Gazette of India No. 5 dated 28th January to 3rd February, 2018 and vide S.O. No. 1762 dated 7th December 2018 published in the Gazette of India No. 49 dated 9th December to 15th December, 2018 issued under sub-section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), (hereinafter referred to as the said Act), published in the Gazette of India, the Central Government declared its intention to acquire the right of user in the land specified in the Schedule appended to that notification for the purpose of laying “Haldia-Barauni Pipeline Systems Project” for the transportation of Crude Oil in Purba Medinipur District in the state of West Bengal by Indian Oil Corporation Limited;

And whereas copies of the said Gazette notification were made available to the public up to 18th October 2018;

And whereas the competent authority has under sub-section (1) of section 6 of the said Act submitted report to the Central Government;

And Whereas the central Government, after considering the said report and on being satisfied that the said land is required for laying the pipeline, has decided to acquire right of user therein;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the Central Government hereby declares that the right of user in the land specified in the Schedule appended to this notification is hereby acquired for laying the pipeline;

And further, in exercise of the powers conferred by sub-section (4) of section 6 of the said Act, the Central Government hereby directs that the right of user in the said land for laying the pipeline shall, instead of vesting in the Central Government, vest on the date publication of the declaration, in Indian Oil Corporation Limited, free from all encumbrances.

Indian Oil Corporation Limited shall be exclusively liable for any compensation in terms of Section 10 of the P&MP Act, 1962 and no suit, claim or legal proceeding would lie against the Central Government on any matter relating to the pipeline.

SCHEDULE

District : Purba Medinipur			State : West Bengal		
Police Station	Name of Mouza	Survey No.	Area		
			Hectare	Are	Square Metre
(1)	(2)	(3)	(4)	(5)	(6)
Sutahata - I	Kasbere- 146	731	00	13	90
		737	00	00	89
Sutahata - II	Shobharampur - 147	1545	00	02	54
		1525	00	00	76
		1524	00	06	56
		1521	00	04	25
		1404	00	06	15
		1403	00	04	04

Sutahata - II	Shobharampur - 147	1406	00	01	58
		1405	00	06	26
		1400	00	02	09
		1398	00	03	68
		1396	00	00	60
		1395	00	03	38
		1394	00	02	71
		1418	00	00	20
Sutahata - II	Brajalalchak - 57	1	00	00	20
Sutahata - II	Barsundra - 54	1064	00	00	93
		1062	00	00	47
		1065	00	07	87
		1066	00	00	20
		1067	00	00	93
		1068	00	04	70
		1070	00	00	20
		1076	00	07	18
		1077	00	02	98
		1078	00	05	22
		1080	00	04	59
		1140	00	02	20
		1141	00	02	04
		1142	00	02	22
		1139	00	00	20
		1138	00	00	20
		1143	00	02	94
		1137	00	10	06
		1087	00	04	54
		1026	00	07	97
		1025	00	05	38
		1024	00	03	28
		512	00	05	65
		1023	00	02	16
		513	00	01	52
		511	00	00	66
		510	00	02	01
		460	00	01	22
		514	00	01	46
		515	00	00	20
		376	00	03	93

Sutahata - II	Barsundra - 54	375	00	04	76
		378	00	00	20
		374	00	03	52
		373	00	01	35
		372	00	02	12
		370	00	00	28
		369	00	04	61
		368	00	00	20
		363/1277	00	05	61
		363/1275	00	00	40
		363	00	02	33
		362	00	02	79
		361	00	04	20
		304	00	01	78
		289	00	02	07
		290	00	00	49
		292	00	01	32
		291	00	09	11
		237	00	02	92
		294	00	07	16
		236	00	05	54
		235	00	23	37
		219	00	03	69
		222/1479	00	00	98
		220	00	02	62
		221	00	01	75
Sutahata - II	Kasthakhali - 51	2047	00	00	20
		2046	00	01	19
		1045	00	04	47
		2041	00	03	61
		2545	00	01	39
Sutahata - II	Anandapur - 52	539	00	05	43
		540/1209	00	03	73
		540	00	03	73
		541	00	07	57
		542	00	00	20
		553	00	00	87
		554	00	00	41
		555	00	00	63
		589	00	02	60

Sutahata - II	Anandapur - 52	591	00	04	09
		587	00	00	89
		592	00	02	42
		586	00	06	94
		585	00	02	37
		584	00	02	61
		583	00	04	17
		602	00	00	70
		628	00	00	20
		601	00	17	58
		627	00	02	95
		626	00	04	50
		625	00	02	77
		468	00	00	75
		467	00	01	43
		466	00	00	81
		668	00	02	51
		673	00	04	32
		669	00	00	95
		674	00	01	71
		679	00	00	20
		678	00	05	23
		677	00	01	18
		682	00	05	60
		683	00	00	20
		684	00	05	22
		1120	00	01	85
		1117	00	05	11
		1115	00	02	36
		1114	00	02	33
		1109	00	03	23
		1106	00	01	30
		1105	00	02	00
		1104	00	01	67
		1103	00	04	78
		1101	00	00	89
		1057	00	00	43
		699	00	00	52
		700	00	00	85
		1043	00	00	35

Sutahata - II	Anandapur - 52	1042	00	00	27
		1044	00	02	52
		1051	00	03	04
		1051/1154	00	00	69
		938	00	04	35
		939	00	00	20
		935	00	01	30
		937	00	01	79
		936	00	02	32
		934	00	02	57
		933	00	01	14
		927	00	02	60
		926	00	05	33
		925/1185	00	00	39
		845	00	01	34
		844	00	02	17
		842	00	02	79
		841	00	00	65
		840	00	02	43
		838	00	01	94
		835	00	01	39
		839	00	01	07
		835/1177	00	00	20
		834	00	02	74
Mahishadal	Bamunya - 134	1317	00	04	52
		1988	00	06	25
		1316	00	00	32
		1308	00	04	90
		1309	00	00	61
		1307	00	04	25
		1302	00	02	18
		1303	00	02	40
		1304	00	00	45
		1297	00	00	77
		1277	00	00	64
		1276	00	02	04
		1275	00	03	03
		1268	00	00	20
		1271	00	01	53
		1270	00	01	13

Mahishadal	Bamunya - 134	1269	00	01	69
		1264	00	01	64
		1263	00	05	56
		1262	00	04	28
		2251	00	03	86
		2249	00	01	32
		2248	00	04	32
		1381	00	00	43
		1406	00	04	66
		1407	00	06	48
		1421	00	02	45
		1420	00	02	75
		1419	00	04	85
		1418	00	05	67
		1430	00	00	20
		1431	00	06	87
		1433	00	14	25
		1432	00	04	36
		1434	00	04	89
		1436	00	02	88
		1438	00	11	95
		1437	00	02	99
		1441	00	10	34
		1606	00	03	39
		1442	00	01	94
		1607	00	00	20
		1605	00	09	84
		1603	00	05	14
		1601	00	04	29
		1629	00	00	37
		1628	00	02	96
		1600	00	03	26
		2284	00	03	41
		2290	00	02	34
		2289	00	02	36
		1497	00	06	50
		1498	00	01	16
Mahishadal	Keshabpurjalpai - 133	934	00	10	94
		877	00	00	20
		876	00	04	04

Mahishadal	Keshabpurjalpai - 133	875	00	04	42
		874	00	00	59
		871	00	04	26
		868	00	01	93
		870	00	02	42
		824	00	05	21
		823	00	03	53
		819	00	00	20
		820	00	03	61
		818	00	06	14
		816	00	02	12
		815	00	07	90
		814	00	03	42
		786/3080	00	02	99
		786	00	05	97
		786/3081	00	00	43
		787	00	00	97
		788	00	06	23
		808	00	02	33
		796	00	01	73
		802	00	08	54
		803	00	03	14
		801	00	05	09
		723	00	01	60
		722	00	02	65
		721	00	02	85
		720	00	02	81
Mahishadal	Kanchanpurjalpai - 132	670	00	04	74
		671	00	05	14
		673	00	04	36
		676	00	01	40
		677	00	00	20
		725	00	00	76
		724	00	02	11
		718	00	07	63
		714	00	03	78
		1386	00	03	14
		713	00	00	22
		715	00	00	85

Mahishadal	Kanchanpurjalpai - 132	711	00	02	82
		1384	00	02	84
		1383	00	00	64
		793	00	02	60
		794	00	03	61
		795	00	03	44
		796	00	02	91
		797	00	03	74
		798	00	04	47
		819	00	00	99
		816	00	00	34
		817	00	03	34
		804	00	03	90
		822	00	00	30
		823	00	02	61
		825	00	02	23
		1338	00	03	07
		1337	00	01	66
		1335	00	00	20
		1334	00	00	61
		1320	00	03	40
		179	00	00	54
		180	00	01	36
		1284	00	04	66
		178	00	00	72
		175	00	03	65
		174	00	04	77
		183	00	04	92
		159	00	05	16
		163	00	07	66
		150	00	03	22
		151	00	02	12
		149	00	07	63
		134	00	05	28
		133	00	00	20
		135	00	00	20
		132	00	13	97
		131	00	00	97
		130	00	01	12
Mahishadal	Rajarampur - 130	2945	00	02	53

Mahishadal	Rajarampur - 130	2868	00	07	89
		2859	00	06	91
		2860	00	01	61
		2861	00	01	99
		2863	00	01	21
		2862	00	00	20
Mahishadal	Dakshin Kashimnagar - 129	451/837	00	03	88
		450	00	02	13
		429	00	00	51
		448	00	01	12
		428	00	01	93
		447	00	00	20
		430	00	04	00
		431	00	00	24
		434	00	00	78
		435	00	03	55
		407	00	06	64
		416	00	05	05
		415	00	00	33
		414	00	04	67
		413	00	02	36
		376/818	00	04	37
		379	00	06	36
		378	00	02	02
		378/823	00	00	58
		368	00	03	03
		351/824	00	04	51
		357	00	04	21
		356	00	00	64
		355	00	00	45
		354	00	00	41
		353	00	01	91
		348	00	00	87
		331	00	03	54
		325	00	03	33
		334	00	02	19
		323	00	04	82
		314/838	00	02	44
		314	00	03	48
		316	00	01	67

Mahishadal	Dakshin Kashimnagar - 129	315	00	00	30
		296	00	04	64
		298	00	02	91
		291	00	02	11
		290	00	00	62
		274	00	00	72
		273	00	00	70
		272	00	00	69
		68	00	03	17
		67	00	01	20
		64	00	00	58
		65	00	00	43
		66	00	01	48
		74	00	00	88
		49	00	00	70
		75	00	02	14
		77	00	01	68
		78	00	01	74
		79	00	01	82
		47	00	05	34
		43	00	01	60
		44	00	00	45
		45	00	03	19
		7	00	03	04
		6	00	00	45
		9	00	03	25
		11	00	00	20
		10	00	02	51
		10/809	00	00	20
		29	00	00	53
		28	00	01	10
		32	00	01	75
		26	00	00	35
		25	00	00	20
		41	00	01	43
		20	00	05	11
		19	00	00	20
		21	00	00	20
		18	00	00	54
		22	00	00	20

Nandakumar	Madhabpur - 122	381	00	00	51
		385	00	00	79
		382	00	03	87
		379	00	07	72
		377	00	03	76
		376	00	04	79
		378	00	00	20
		375/3096	00	01	71
		375	00	01	69
		374	00	02	29
		374/3095	00	02	08
		341	00	03	45
		342	00	00	87
		340	00	04	09
		306	00	05	51
		339	00	00	20
		3087	00	02	77
		309	00	00	20
		302	00	05	95
		238	00	02	92
		301	00	00	21
		239	00	01	50
		300	00	01	38
		243	00	00	97
		257	00	02	68
		244	00	01	97
		246	00	01	77
		247	00	00	20
		249	00	08	43
		250	00	01	46
		232	00	00	20
		169	00	00	99
		170	00	01	15
		168	00	01	86
		222	00	01	11
		223	00	01	60
		224	00	01	39
		223/3094	00	00	77
		221	00	05	60
		226	00	00	42

Nandakumar	Madhabpur - 122	220	00	06	16
		203/3082	00	04	39
		202	00	02	86
		217	00	00	50
Nandakumar	Sandalpur - 121	1624	00	02	26
		1622	00	01	43
		1621	00	02	07
		1617	00	02	84
		1655	00	01	88
		1606	00	01	08
		1605	00	00	35
		1607	00	07	44
		1602	00	05	48
		1632	00	01	55
		1604	00	00	48
		1603	00	03	91
		1566	00	01	01
		1564	00	01	11
		1563	00	00	92
		1562	00	00	55
		1565	00	05	55
		1867	00	00	66
		1866	00	00	64
		1865	00	00	56
		1781	00	01	17
		1560	00	06	86
		1808	00	01	84
		1237	00	03	55
		1238	00	02	87
		1239	00	03	04
		1240	00	02	17
		1241	00	02	81
		1228	00	00	27
		1246	00	09	65
		1247	00	00	36
		1285	00	00	20
		1807	00	01	01
		1806	00	00	93
		1248	00	00	20
		1249	00	00	99

Nandakumar	Sandalpur - 121	1254	00	02	96
		1257	00	01	03
		1790	00	00	38
		1791	00	02	89
		1281	00	03	26
		1278	00	03	81
		1275	00	03	97
		1274	00	01	21
		1273	00	00	79
		1151	00	00	58
		1145	00	00	75
		1144	00	01	19
		1136	00	05	21
		1135	00	04	86
		1131	00	04	03
		1089	00	02	61
		1088	00	01	85
		1087	00	02	85
		1085	00	08	51
		1082	00	04	17
		1081	00	00	20
		1080	00	04	96
		1079	00	04	38
		1078	00	00	98
		1860	00	02	17
		931	00	00	52
		930	00	02	27
		929	00	00	78
		928	00	02	23
		927	00	00	45
		926	00	04	26
		923	00	00	20
		924	00	03	74
		925	00	03	87
		921	00	00	20
		920	00	04	14
		918	00	00	20
		885	00	02	47
		886	00	04	88
		887	00	00	42

Nandakumar	Sandalpur - 121	884	00	00	77
		883	00	04	16
		882	00	02	76
Nandakumar	Shitalpur - 71	2722	00	01	00
		3926	00	00	20
		2697	00	00	49
		2696	00	01	73
		2695	00	10	92
		3885	00	01	54
		2694	00	01	19
		2693	00	00	94
		2116	00	00	87
		2123	00	00	20
Nandakumar	Bhabanipur - 73	2119	00	04	13
		2122	00	00	20
		2121	00	02	97
		2072	00	01	76
		2071	00	01	63
		2070	00	01	67
		2127	00	00	44
		1723	00	03	71
		1724	00	07	97
		1726	00	03	65
		1699	00	04	81
		1700	00	00	94
		1701	00	01	60
		677	00	00	31
		551	00	01	79
		550	00	06	98
		678	00	00	20
Panskura - I	Swaraswatya - 212	549	00	01	03
		543	00	01	90
		544/1833	00	01	79
		544	00	03	77
		542/1832	00	03	94
		540	00	07	57
		538	00	00	58
		539	00	01	35
		275/1769	00	02	08
		264	00	01	69

Panskura - I	Swaraswatya - 212	274	00	00	24
		265	00	08	19
		266	00	00	45
		260	00	00	61
		258	00	03	50
		257	00	04	17
		256	00	03	77
		255	00	00	30
		569	00	00	20

[F. No. R-11025(11)/22/2018-OR-I/E-27779]

SANTANU DHAR, Under Secy.

नई दिल्ली, 28 मई, 2019

का. आ. 924.—केन्द्रीय सरकार ने पेट्रोलियम और खनिज पाइपलाइन्स (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) (जिसे इसमें इसके पश्चात उक्त अधिनियम कहा गया है) की धारा 3 उप धारा (1) के अधीन जारी की गई, भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना संख्या का.आ. 2028 तारीख 28.08.2017 जिसका प्रकाशन भारत के राजपत्र संख्या 35, भाग II, खण्ड 3, उप खण्ड (II) तारीख अगस्त 27- सितंबर 2, 2017, का.आ. 1752 तारीख 05.12.2018 जिसका प्रकाशन भारत के राजपत्र संख्या 49, भाग II, खण्ड 3, उप खण्ड (II) तारीख दिसंबर 9 – दिसंबर 15, 2018 में किया गया है। इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट आंध्रप्रदेश राज्य के चित्तलापूड़ी, तल्लापुडी, गोपालपुरम, कोय्यालागुडेम और कामावरपुकोटा मंडल वेस्ट गोदावरी जिला की भूमि में, ओडिशा राज्य में पारादीप से तेलंगाना राज्य में हैदराबाद तक पेट्रोलियम उत्पादों के परिवहन के लिए इंडियन ऑयल कॉर्पोरेशन लिमिटेड के द्वारा क्रियान्वित किए जा रहे “पारादीप-हैदराबाद पाइपलाइन परियोजना”के संबंध में पाइपलाइन बिछाने के प्रयोजन के लिए उपयोग के अधिकार का अर्जन करने के लिए अपने आशय की घोषणा की थी:

और उक्त राजपत्र अधिसूचना की प्रतियाँ जनता को उपलब्ध करा दी गई थीं। और उक्त अधिनियम की धारा 6 की उपधारा (1) के अनुसरण में सक्षम प्राधिकारी ने केन्द्रीय सरकार को अपनी रिपोर्ट दे दी है।

और केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात और यह समाधान हो जाने पर कि उक्त भूमि पाइपलाइन बिछाने के लिए अपेक्षित है, उसमें उपयोग के अधिकार का अर्जन करने का विनिश्चय किया है:

अतः अब, केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए एतद् द्वारा घोषणा करती है कि इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमि में पाइपलाइन बिछाने के उपयोग का अधिकार अर्जित किया जाए;

और केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह निर्देश देती है कि उक्त भूमि में उपयोग का अधिकार इस घोषणा के प्रकाशन की तारीख से केन्द्रीय सरकार में निहित होने के बजाए सभी बिल्लिंगमों से मुक्त होकर इंडियन ऑयल कॉर्पोरेशन लिमिटेड में निहित होगा।

अनुसूची

जिला: वेस्ट गोदावरी राज्य: आन्ध्र प्रदेश					
मंडल का नाम	ग्राम का नाम	सर्वे नम्बर	क्षेत्रफल		
			हेक्टेयर	एयर	वर्ग मीटर
(1)	(2)	(3)	(4)	(5)	(6)
चितलापूडी	प्रगडावरम	1277/1	00	23	62
तल्लापुडी	तुपाकुलागुडेम	145	00	46	39
तल्लापुडी	अन्नादेवरपेटा	272/2	00	06	51
		270	00	07	84
		358	00	41	29
गोपालपुरम	गोपालपुरम	156/1	00	32	70
		147	00	52	93
		127/2	00	17	63
		125	00	43	91
		256/1	00	03	60
		256/2A	00	10	80
गोपालपुरम	वेल्लाचिंतलागुडेम	550/1	00	24	78
		537	00	30	33
		538	00	28	26
कोय्यालागुडेम	कंकाद्रिपुरम	88	00	05	78
कामावरपुकोटा	रामन्नापालेम	20/9	00	06	21
		16/1	00	13	68
		18/7	00	05	44
		18/6	00	04	89
		18/5	00	04	81
		19/4A	00	07	57
कामावरपुकोटा	कामावरपुकोटा	657/2	00	04	45

661/3	00	00	78
594/3	00	07	33
583/1	00	31	72
49/2	00	27	48
48	00	03	02

[फा. सं. आर-11025(11)/252/2017-ओआर-आई/ई-21033]]

शान्तनु धर, अवर सचिव

New Delhi the 28th May, 2019

S.O. 924.—Whereas by the notification of the Government of India in the Ministry of Petroleum and Natural Gas, published in the Gazette of India No. 35 Part-II, Section 3, Sub-section (ii) dated August 27 – September 2, 2017 Under S.O. No. 2028 dated 28.08.2017, No. 49 Part-II, Section 3, Sub-section (ii) dated December 9 – December 15, 2018 Under S.O. No. 1752 dated 05.12.2018 issued under Sub-section (1) of Section 3 of the Petroleum and Minerals pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), (hereinafter referred to as the said Act) the Central Government declared its intention to acquire the right of user in the land situated in Chintalapudi, Tallapudi, Gopalapuram, Koyyalagudem, Kamavarapukota mandals of West Godavari district of Andhra Pradesh State, specified in the schedule appended to that notification for the purpose of laying pipeline for the transportation of petroleum products from Paradip in the State of Odisha to Hyderabad in the State of Telangana by the Indian Oil Corporation Limited for implementing the "Paradip–Hyderabad Pipeline Project".

And whereas the copies of the Gazette were made available to the public. And whereas the Competent Authority has under Sub-section (1) of Section 6 of the said Act, has submitted his report of Central Government;

And whereas, the Central Government after considering the said report and on being satisfied that the said land is required for laying the pipeline, has decided to acquire right of the user therein;

Now, therefore, in exercise of the powers conferred by Sub-section (1) of Section 6 of the said Act, the Central Government hereby declares that the right of user in the land specified in the Schedule appended to this notification is hereby acquired for laying the pipeline;

And further, in exercise of the powers conferred by Sub-section (4) of Section 6 of the said Act, the Central Government hereby directs that the right of user of the said land for laying the pipeline shall, instead of vesting in the Central Government, vests on the date of publication of the declaration, in India Oil Corporation Limited, free from all encumbrances.

SCHEDULE

District : West Godavari			State : Andhra Pradesh		
Name of Mandal	Name of Village	Survey No.	Area		
			Hectare	Are	Square Metre
(1)	(2)	(3)	(4)	(5)	(6)
Chintalapudi	Pragadavaram	1277/1	00	23	62
Tallapudi	Tupakulagudem	145	00	46	39
Tallapudi	Annadevarapeta	272/2	00	06	51
		270	00	07	84
		358	00	41	29
Gopalapuram	Gopalapuram	156/1	00	32	70
		147	00	52	93
		127/2	00	17	63

		125	00	43	91
		256/1	00	03	60
		256/2A	00	10	80
Gopalapuram	Vellachintalagudem	550/1	00	24	78
		537	00	30	33
		538	00	28	26
Koyyalagudem	Kankadripuram	88	00	05	78
Kamavarapukota	Ramannapalem	20/9	00	06	21
		16/1	00	13	68
		18/7	00	05	44
		18/6	00	04	89
		18/5	00	04	81
		19/4A	00	07	57
Kamavarapukota	Kamavarapukota	657/2	00	04	45
		661/3	00	00	78
		594/3	00	07	33
		583/1	00	31	72
		49/2	00	27	48
		48	00	03	02

[F.No. R-11025(11)/252/2017-OR-I/E-21033]

SANTANU DHAR, Under Secy.

नई दिल्ली, 28 मई, 2019

का. आ. 925.—केन्द्रीय सरकार, पेट्रोलियम एवं खनिज पाइपलाइन) भूमि में उपयोग के अधिकार का अर्जन (अधिनियम, 1962, 1962) का (50, की धारा 2 के खंड क) के अनुसरण में भारत के साप्ताहिक राजपत्र सं. 3 तारीख 13 जनवरी 2019 से 19 जनवरी 2019 में प्रकाशित, भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना संख्या का. आ. 113, 11 जनवरी 2019 में 446 पृष्ठ पर निम्नलिखित रूप से संशोधन करती है, अर्थात् :-

उक्त अधिसूचना की अनुसूची में

“श्री सिबप्रिया दास गुप्ता,
उप कलेक्टर एवम् उप मजिस्ट्रेट(सेवा निवृत्त)
सक्षम अधिकारी
इंडियन ऑयल कॉरपोरेशन लिमिटेड,
पारादीप हल्दिया दुर्गापुर एल पी जी पाइपलाइन परियोजना,
पारादीप हल्दिया दुर्गापुर एल पी जी पाइपलाइन परियोजना का संवर्धन तथा
पटना और मुजफ्फरपुर तक इसका विस्तार परियोजना ,
हल्दिया बरौनी पाइपलाइन सिस्टम्स परियोजना,
पारादीप सोमनाथपुर हल्दिया पाइपलाइन परियोजना,
डाकघर - दुईल्या, आंदुल – मौरी, मौरीग्राम,
हावड़ा – 711 302 (पश्चिम बंगाल)”
शब्दों और अंकों के स्थान पर

"श्री सिबप्रिया दास गुप्ता,
 उप मजिस्ट्रेट एवम् उप कलेक्टर (सेवा निवृत्त)
 सक्षम अधिकारी
 इंडियन ऑयल कॉरपोरेशन लिमिटेड,
 (पाइपलाइन्स प्रभाग)
 पारादीप हल्दिया दुर्गापुर एल पी जी पाइपलाइन परियोजना,
 पारादीप हल्दिया दुर्गापुर एल पी जी पाइपलाइन परियोजना का संवर्धन
 तथा पटना और मुजफ्फरपुर तक इसका विस्तार परियोजना ,
 हल्दिया बरौनी पाइपलाइन सिस्टम्स परियोजना,
 पारादीप सोमनाथपुर हल्दिया प्रोजेक्ट पाइपलाइन परियोजना,
 के.आई.टी. कॉम्प्लेक्स,
 फ्लैट सं. 103 17, गोल्फ क्लब रोड,
 कोलकाता – 700033 (पश्चिम बंगाल)"

पढ़ा जाए।

यह अधिसूचना जारी होने की तारीख से लागू होगी।

[फा. सं. आर-11025(11)/239/2017-ओआर-आई/ई-13892]

शान्तनु धर, अवर सचिव

New Delhi the 28th May, 2019

S.O. 925.—In pursuance of clause (a) of Section 2 of the Petroleum and Minerals Pipelines (Acquisition of Right of user in Land) Act, 1962 (50 of 1962) the Central Government hereby makes the following amendments in the notification of the Government of India in the Ministry of Petroleum and Natural Gas. S.O. No113 dated 11 January 2019, published at Page no 446 in the Gazette of India No 3 on the 13 January 2019 to 19 January 2019 namely:-

In the Said Notification, for the numbers and words,

Shri Sibapriya Das Gupta,
 Deputy Magistrate & Deputy Collector (Retd.)
 Competent Authority
 Indian Oil Corporation Limited,
 Paradip Haldia Durgapur LPG Pipeline Project,
 Augmentation of Paradip Haldia Durgapur LPG Pipeline
 & its extension upto Patna & Muzaffarpur Project,
 Haldia Barauni Pipeline Systems Project,
 Paradip Somnathpur Haldia Pipeline Project,
 P.O. Duliya, Andul – Mouri, Mourigram,
 Howrah – 711 302 (West Bengal)

the numbers and words

Shri Sibapriya Das Gupta,
 Deputy Magistrate & Deputy Collector (Retd.),
 Competent Authority
 Indian Oil Corporation Limited,
 (Pipelines Division),
 Paradip Haldia Durgapur LPG Pipeline Project,
 Augmentation of Paradip Haldia Durgapur LPG Pipeline
 & its extension upto Patna & Muzaffarpur Project,
 Haldia Barauni Pipeline Systems Project,

Paradip Somnathpur Haldia Product Pipeline Project,
KIT Complex, Flat No. 103,
17, Golf Club Road,
Kolkata – 700033 (West Bengal).

This notification is applicable from the date of issue.

[F. No. R-11025(11)/239/2017-OR-I/E-13892]
SANTANU DHAR, Under Secy.

नई दिल्ली, 28 मई, 2019

का. आ. 926.—केन्द्रीय सरकार ने पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) (जिसे इसमें इसके पश्चात उक्त अधिनियम कहा गया है) की धारा 3 की उपधारा (1) अधीन जारी की गई भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना संख्या का.आ. 107, दिनांक 10 जनवरी 2019, भारत के राजपत्र संख्या 3, दिनांक 13 जनवरी 2019 से 19 जनवरी 2019, में प्रकाशित की गई थी। इन अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमि में पश्चिम बंगाल राज्य में “हल्दिया-बरौनी पाइपलाइन सिस्टम्स परियोजना” जिला बर्द्धमान में कच्चे तेल के परिवहन हेतु इंडियन ऑयल कॉर्पोरेशन लिमिटेड द्वारा पाइपलाइन बिछाने के लिए उपयोग के अधिकार के अर्जन के अपने आशय की घोषणा की थी।

और उक्त राजपत्र अधिसूचना की प्रतियाँ जनता को दिनांक 18 मार्च 2019 तक उपलब्ध करा दी गई थी,

और सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन केन्द्रीय सरकार को रिपोर्ट दे दी है,

और केन्द्रीय सरकार ने, उक्त रिपोर्ट पर विचार करने के पश्चात और यह समाधान हो जाने पर कि उक्त भूमि पाइपलाइन बिछाने के लिए अपेक्षित है, उसमें उपयोग के अधिकार का अर्जन करने का विनिश्चय किया है;

अतः अब, केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए यह घोषणा करती है की इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमि में पाइपलाइन बिछाने के लिए उपयोग के अधिकार का अर्जन किया जाए;

और केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह निर्देश देती है कि उक्त भूमि में उपयोग के अधिकार इस घोषणा के प्रकाशन की दिनांक से केन्द्रीय सरकार में निहित होने के बजाए, सभी विल्लंगमो से मुक्त होकर इंडियन ऑयल कॉर्पोरेशन लिमिटेड में निहित होगी;

पेट्रोलियम और खनिज पाइपलाइन अधिनियम, 1962 की धारा 10 के अधीन किसी भी क्षतिपूर्ति के लिए इंडियन ऑयल कॉर्पोरेशन लिमिटेड पूर्णतया उत्तरदाई होगा और पाइपलाइन से संबन्धित किसी भी मामले पर केन्द्रीय सरकार के विरुद्ध कोई दावा या कानूनी कार्यवाही नहीं हो सकेगी।

अनुसूची

जिला : बर्द्धमान			राज्य : पश्चिम बंगाल		
थाना	मौज़ा का नाम	सर्वे नम्बर	क्षेत्रफल		
			हेक्टेयर	एयर	वर्ग मीटर
औसग्राम - I	गुसकरा - 110	585	00	04	31
		588	00	00	20
		586	00	02	26
		579	00	00	20

		583	00	00	33
		582	00	03	24
		581	00	01	00
औसग्राम - I	अलुटिया - 102	3403	00	01	01
		3404	00	09	11
		3388	00	02	29
		3380	00	01	77
		3381	00	00	41
		3379	00	00	20
		3382	00	05	06
		3386	00	00	20
		3385	00	00	73
		3383	00	02	74
		3369	00	00	20
		3223	00	02	32
		3363	00	05	94
		3362	00	02	37
		3322	00	02	64
		3324	00	01	52
		3310	00	02	52
		3309	00	03	94
		3308	00	02	35
		3303	00	00	20
		3304	00	04	71
		3079	00	02	29
		3078	00	03	11
		3077	00	00	20
		3071	00	04	90
		3069	00	00	20
		3070	00	01	03
		3062	00	00	83
		3063	00	02	51
		3064	00	00	45
		3060	00	01	07
		3065	00	01	30
		3059	00	01	27
		2827	00	04	48

2828	00	03	36
3057	00	00	20
2829	00	02	71
2838	00	03	74
2837	00	08	29
3439	00	00	85
2836	00	00	53
2857	00	07	82
3560	00	08	61
2864	00	04	34
2744	00	05	25
2746	00	03	48
2733	00	00	68
2734	00	01	94
2735	00	00	20
3555	00	04	29
3554	00	00	91
2730	00	05	56
628	00	05	81
627	00	01	79
624	00	00	20
622/3512	00	07	58
286	00	00	85
393	00	08	19
392	00	00	42
3501	00	06	82
750	00	03	17
407	00	04	72
405	00	00	20
409	00	06	01
411	00	02	25
410	00	01	43
3502	00	00	85
413	00	04	32
415	00	04	01
329	00	02	00
734	00	03	70

		233	00	02	78
		736	00	09	33
		235	00	00	45
		234	00	06	97
		723	00	02	70
		722	00	04	24
		186	00	03	17
		193	00	04	34
		195	00	02	57
		185	00	02	99
		181	00	04	05
		180	00	03	18
		151	00	00	80
		179	00	01	49
		150	00	03	12
		103	00	05	86
		104	00	08	70
		96	00	02	01
		713	00	03	32
		95	00	07	43
		94	00	02	85
		1	00	07	25
औसग्राम - I	बेलुटि - 75	1637	00	08	89
		1636	00	04	51
		1635	00	01	90
		1623	00	00	97
		1628	00	10	46
		1629	00	01	44
		1630	00	01	18
		1581	00	04	11
		1575	00	02	45
		1574	00	03	91
		1573	00	01	68
		1567	00	00	99
		1565	00	08	05
		1561	00	01	29
		1560	00	00	69

1566	00	02	83
1559	00	00	72
1508	00	07	06
1515	00	01	77
1514	00	03	98
1510	00	00	20
1513	00	05	88
1477	00	00	42
1478	00	02	61
1479	00	00	20
1480	00	00	45
1481	00	01	36
1482	00	01	54
1483	00	01	72
1484	00	00	73
1470	00	01	26
1486	00	01	16
1469	00	02	16
1468	00	03	61
1467	00	01	15
1448	00	03	42
1457	00	00	80
1456	00	00	27
1449	00	04	45
1450	00	02	56
1442	00	00	32
1445	00	01	75
1443	00	01	45
1444	00	00	71
746	00	01	79
747	00	00	74
745	00	02	26
748	00	03	00
750	00	01	84
323	00	20	59
750/768	00	01	27
733	00	00	20

734	00	00	20
732	00	00	20
753	00	00	69
567	00	03	25
564	00	00	94
565	00	00	20
562	00	01	72
545	00	02	52
560	00	02	39
544	00	03	83
795	00	02	22
542	00	08	38
324	00	02	92
188	00	01	52
322	00	04	19
321	00	01	67
320	00	20	52
154	00	06	63
157	00	01	63
153	00	00	58
152	00	02	21
151	00	01	18
149	00	00	20
150	00	01	54
146	00	00	20
161	00	05	06
140	00	02	62
139	00	04	04
137	00	05	02
136	00	00	80
135	00	03	44
134	00	01	55
119	00	00	20
120	00	07	43
122	00	00	80
121	00	04	13
96	00	02	87

88	00	02	29
87	00	07	75
52	00	04	86
48	00	02	13
51	00	00	54
49	00	03	51
37	00	10	74
38	00	06	86
42	00	01	91
39	00	05	41
41	00	00	20
40	00	03	64

[फा. सं. आर.- 11025(11)/22/2018-ओआर-आई/ई-27779]]

शान्तनु धर, अवर सचिव,

New Delhi the 28th May, 2019

S.O. 926.—Whereas by the notification of the Government of the India in the Ministry of Petroleum and Natural Gas S. O. No. 107 Dated 10th January, 2019, published in the Gazette of India No. 3 dated 13th January to 19th January, 2019 issued under sub-section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), (here in after referred to as the said Act) the Central Government declared its intention to acquire the right of user in the land specified in the Schedule appended to that notification for the purpose of laying “Haldia-Barauni Pipeline Systems Project” for the transportation of Crude Oil in Burdwan District in the state of West Bengal by Indian Oil Corporation Limited;

And whereas copies of the said Gazette notification were made available to the public up to 18th March 2019.

And whereas the competent authority has under sub-section (1) of section 6 of the said Act submitted report to the Central Government;

And Whereas the central Government, after considering the said report and on being satisfied that the said land is required for laying the pipeline, has decided to acquire right of user therein;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the Central Government hereby declares that the right of user in the land specified in the Schedule appended to this notification is hereby acquired for laying the pipeline;

And further, in exercise of the powers conferred by sub-section (4) of section 6 of the said Act, the Central Government hereby directs that the right of user in the said land for laying the pipeline shall, instead of vesting in the Central Government, vest on the date publication of the declaration, in Indian Oil Corporation Limited, free from all encumbrances.

Indian Oil Corporation Limited shall be exclusively liable for any compensation in terms of Section 10 of the P&MP Act, 1962 and no suit, claim or legal proceeding would lie against the Central Government on any matter relating to the pipeline

SCHEDULE					
District : Burdwan			State : West Bengal		
Police Station	Name of Mouza	Survey No.	Area		
			Hectare	Are	Square Metre
(1)	(2)	(3)	(4)	(5)	(6)
Ausgram - I	Guskara - 110	585	00	04	31
		588	00	00	20
		586	00	02	26
		579	00	00	20
		583	00	00	33
		582	00	03	24
		581	00	01	00
		581	00	01	00
Ausgram - I	Alutia - 102	3403	00	01	01
		3404	00	09	11
		3388	00	02	29
		3380	00	01	77
		3381	00	00	41
		3379	00	00	20
		3382	00	05	06
		3386	00	00	20
		3385	00	00	73
		3383	00	02	74
		3369	00	00	20
		3223	00	02	32
		3363	00	05	94
		3362	00	02	37
		3322	00	02	64
		3324	00	01	52
		3310	00	02	52
		3309	00	03	94
		3308	00	02	35
		3303	00	00	20
		3304	00	04	71
		3079	00	02	29
		3078	00	03	11
		3077	00	00	20
		3071	00	04	90
		3069	00	00	20
		3070	00	01	03

3062	00	00	83
3063	00	02	51
3064	00	00	45
3060	00	01	07
3065	00	01	30
3059	00	01	27
2827	00	04	48
2828	00	03	36
3057	00	00	20
2829	00	02	71
2838	00	03	74
2837	00	08	29
3439	00	00	85
2836	00	00	53
2857	00	07	82
3560	00	08	61
2864	00	04	34
2744	00	05	25
2746	00	03	48
2733	00	00	68
2734	00	01	94
2735	00	00	20
3555	00	04	29
3554	00	00	91
2730	00	05	56
628	00	05	81
627	00	01	79
624	00	00	20
622/3512	00	07	58
286	00	00	85
393	00	08	19
392	00	00	42
3501	00	06	82
750	00	03	17
407	00	04	72
405	00	00	20
409	00	06	01
411	00	02	25
410	00	01	43
3502	00	00	85
413	00	04	32
415	00	04	01
329	00	02	00

		734	00	03	70
		233	00	02	78
		736	00	09	33
		235	00	00	45
		234	00	06	97
		723	00	02	70
		722	00	04	24
		186	00	03	17
		193	00	04	34
		195	00	02	57
		185	00	02	99
		181	00	04	05
		180	00	03	18
		151	00	00	80
		179	00	01	49
		150	00	03	12
		103	00	05	86
		104	00	08	70
		96	00	02	01
		713	00	03	32
		95	00	07	43
		94	00	02	85
		1	00	07	25
Ausgram - I	Beluti - 75	1637	00	08	89
		1636	00	04	51
		1635	00	01	90
		1623	00	00	97
		1628	00	10	46
		1629	00	01	44
		1630	00	01	18
		1581	00	04	11
		1575	00	02	45
		1574	00	03	91
		1573	00	01	68
		1567	00	00	99
		1565	00	08	05
		1561	00	01	29
		1560	00	00	69
		1566	00	02	83
		1559	00	00	72
		1508	00	07	06
		1515	00	01	77
		1514	00	03	98

1510	00	00	20
1513	00	05	88
1477	00	00	42
1478	00	02	61
1479	00	00	20
1480	00	00	45
1481	00	01	36
1482	00	01	54
1483	00	01	72
1484	00	00	73
1470	00	01	26
1486	00	01	16
1469	00	02	16
1468	00	03	61
1467	00	01	15
1448	00	03	42
1457	00	00	80
1456	00	00	27
1449	00	04	45
1450	00	02	56
1442	00	00	32
1445	00	01	75
1443	00	01	45
1444	00	00	71
746	00	01	79
747	00	00	74
745	00	02	26
748	00	03	00
750	00	01	84
323	00	20	59
750/768	00	01	27
733	00	00	20
734	00	00	20
732	00	00	20
753	00	00	69
567	00	03	25

564	00	00	94
565	00	00	20
562	00	01	72
545	00	02	52
560	00	02	39
544	00	03	83
795	00	02	22
542	00	08	38
324	00	02	92
188	00	01	52
322	00	04	19
321	00	01	67
320	00	20	52
154	00	06	63
157	00	01	63
153	00	00	58
152	00	02	21
151	00	01	18
149	00	00	20
150	00	01	54
146	00	00	20
161	00	05	06
140	00	02	62
139	00	04	04
137	00	05	02
136	00	00	80
135	00	03	44
134	00	01	55
119	00	00	20
120	00	07	43
122	00	00	80
121	00	04	13
96	00	02	87
88	00	02	29
87	00	07	75
52	00	04	86

48	00	02	13
51	00	00	54
49	00	03	51
37	00	10	74
38	00	06	86
42	00	01	91
39	00	05	41
41	00	00	20
40	00	03	64

[F.No. R-11025(11)/22/2018-OR-I/E-27779]

SANTANU DHAR, Under Secy.

नई दिल्ली, 28 मई, 2019

का. आ. 927.—केन्द्रीय सरकार ने पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम 1962 (1962 का 50) (जिसे इसमें इसके पश्चात् उक्त अधिनियम कहा गया है) की धारा 3 की उप-धारा (1) के अधीन जारी की गई भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना संख्या का.आ. 2753, तारीख 24 नवम्बर 2017 जो भारत के राजपत्र क्रमांक 49, तारीख 03 दिसम्बर - 09 दिसम्बर 2017, प्रकाशित की गई थी, द्वारा उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमि में गुजरात राज्य में जिला तापी में तहसील सोनगढ़ कोयली - अहमदनगर - सोलापुर पेट्रोलियम परिवहन के लिए इंडियन ऑयल कॉर्पोरेशन लिमिटेड द्वारा पाइपलाइन बिछाने के प्रयोजन के लिए उपयोग के अधिकार के अर्जन के अपने आशय की घोषणा की थी ;

और उक्त राजपत्र अधिनियम की प्रतियां जनता को तारीख 25 जनवरी, 2018 तक उपलब्ध करा दी गई थी ;

और सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उप-धारा (1) के अधीन केन्द्रीय सरकार को रिपोर्ट की है ;

और केन्द्रीय सरकार ने, उक्त रिपोर्ट पर विचार करने के पश्चात् और यह समाधान हो जाने पर कि उक्त भूमि पाइपलाइन बिछाने के लिए अपेक्षित है, उसमें उपयोग के अधिकार का अर्जन करने का विनिश्चय किया है ;

अतः अब, केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उप-धारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए यह घोषणा करती है कि इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमि में पाइपलाइन बिछाने के लिए उपयोग के अधिकार का अर्जन किया जाए ;

और सरकार उक्त अधिनियम की धारा 6 की उप-धारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह निर्देश देती है कि उक्त भूमि में उपयोग का अधिकार इस घोषणा के प्रकाशन की तारीख से केन्द्रीय सरकार में निहित होने के बजाए, सभी विल्लंगमों से मुक्त होकर इंडियन ऑयल कॉर्पोरेशन लिमिटेड में निहित होगी ।

पेट्रोलियम और खनिज पाइपलाइन अधिनियम, 1962 की धारा 10 के अधीन किसी भी क्षतिपूर्ति के लिए इंडियन ऑयल कॉर्पोरेशन लिमिटेड पूर्णतया उत्तरदायी होगी और पाइपलाइन से सम्बन्धित किसी भी मामले पर केन्द्रीय सरकार के विरुद्ध कोई वाद दावा या कानूनी कार्यवाही नहीं हो सकेगी।

अनुसूची

तहसील- सोनगढ़	जिला - तापी		राज्य - गुजरात		
मौजा/ग्राम	सर्वे/ब्लॉक/सं (प्लॉट सं)	सब-डीव-सं	क्षेत्रफल		
			हेक्टेयर	आरे	वर्ग मीटर
1	2	3	4	5	6
दुमदा	331/ नया 371		00	18	16
	330/ नया 370		00	04	22
	329/ नया 369		00	14	15
	328/ नया 368		00	27	06
	332/ नया 372		00	05	77
	326/ नया 366		00	36	57
	344/ नया 393		00	16	37
	343/2 नया 392		00	04	73
	337/1 नया 378		00	07	99
	333/ नया 373		00	09	93
	334/ नया 374		00	03	33

[फा. सं. आर-11025(11)/104/2017-ओआर-आई/ई-8039]

शान्तनु धर, अवर सचिव

NewDelhi, the 28th May, 2019

S.O. 927.—Whereas by the notification of the Government of India in the Ministry of Petroleum and Natural Gas vide S. O. No. 2753 dated the 24th November, 2017, issued under sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), (here in after referred to as the said Act), Published in the Gazette of India No.49 dated 3rd December – 9th December 2017, the Central Government declared its intention to acquire the right of user in the land specified in the Schedule appended to that notification for the purpose of laying Koyali-Ahmednagar-Solapur Pipeline for the transportation of Petroleum Products in Tehsil Songadh in Tapi District in the State of Gujarat by Indian Oil Corporation Limited;

And whereas copies of the said Gazette notification were made available to the public up to 25th January 2018;

And whereas the competent authority has under sub-section (1) of Section 6 of said act submitted report to the Central Government;

And Whereas the Central Government, after considering the said report and on being satisfied that the said land is required for laying the pipeline, has decided to acquire right of user therein;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the Central Government hereby declares that the right of user in the land specified in the Schedule appended to this notification is hereby acquired for laying the pipeline;

And further, in exercise of the powers conferred by sub-section (4) of Section 6 of the said Act, the Central Government hereby directs that right of user in the said land for laying the pipeline shall, instead of vesting in the Central

Government, vest on the date of publication of the declaration, in Indian Oil Corporation Limited, free from all encumbrances.

Indian Oil Corporation Limited shall be exclusively liable for any compensation in terms of Section 10 of the P & MP Act, 1962 and no suit, claim or legal proceeding would lie against the Central Government on any matter relating to the pipeline.

SCHEDULE

Tehsil:- Songadh	District:- Tapi		State :- Gujarat		
Mojja / Village	Survey/Block No.	Sub-Div-No.	Area		
			Hectare	Are	Sq.mtr.
1	2	3	4	5	6
Dumda	331/ New 371		00	18	16
	330/ New 370		00	04	22
	329/ New 369		00	14	15
	328/ New 368		00	27	06
	332/ New 372		00	05	77
	326/ New 366		00	36	57
	344/ New 393		00	16	37
	343/2/ New 392		00	04	73
	337/1 New 378		00	07	99
	333/ New 373		00	09	93
	334/ New 374		00	03	33

[F. No. R-11025(11)/104/2017-OR-I/E-8039]
SANTANU DHAR, Under Secy.

श्रम एवं रोजगार मंत्रालय

नई दिल्ली, 23 अप्रैल, 2019

का. आ. 928.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में केन्द्रीय सरकार मेसर्स महाप्रबंधक, दूरसंचार, मैंगलोर, बेंगलोर, और अन्य एवं उनके कर्मचारी के प्रबंधन के संबंध में नियोजकों और उनके कर्मचारियों के बीच अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण एवं श्रम न्यायालय, बेंगलोर के पंचाट (संदर्भ संख्या 24/1998) को प्रकाशित करती है जो केन्द्रीय सरकार को 22.04.2019 को प्राप्त हुए थे।

[स. एल-40012/116/1996-आईआर (डीयू)]

वी. के. ठाकुर, अनुभाग अधिकारी

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 23rd April, 2019

S.O. 928.—In pursuance of Section 17 of the Industrial Dispute Act, 1947 (14 of 1947) the Central Government hereby publishes the award (Ref. No. 24/1998) of the Central Government Industrial Tribunal cum Labour Court, Bangalore as shown in the Annexure, in the Industrial dispute between the employers in relation to The General Manager, Telecom, Mangalore, Bangalore, & Others, and their workmen which were received by the Central Government on 22.04.2019.

[No. L-40012/116/1996-IR (DU)]

V. K. THAKUR, Section Officer

ANNEXURE**BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT,
BANGALORE**Dated : 12th April, 2019**PRESENT :** Justice Smt. Rathnakala, Presiding Officer**C.R. No. 24/1998****I Party**

Smt. K. Shantha,
M.M. Garden,
Old Kent Road,
Mangalore – 575 001.

II Party

1. The General Manager,
Telecom, Old Kent Road, Mangalore – 575 001
2. The Assistant Engineer,
Postal Civil Division, Mangalore
3. The Secretary,
Department of Telecommunication,
Ministry of Telecommunication & IT,
Sanchara Bahavna, No. 20, Ashoka Road,
New Delhi – 110 001
4. The Director General, Posts,
Department of Posts,
Ministry of Telecommunication & IT,
Sanchara Bahavna, No. 20, Ashoka Road,
New Delhi – 110 001

Advocate for I Party : Mr. Muralidhara

Advocate for II Party : Mr. Y. Hariprasad

AWARD

The Central Government vide Order No.L-40012/116/96-IR (DU) dated 10.03.1998 in exercise of the powers conferred by Clause (d) of Sub-Section (1) and Sub-Section 2(A) of Section 10 of Industrial Dispute act, 1947 (for brevity 'the Act' hereafter) referred the following Industrial Dispute for adjudication.

“Whether the action of the Department of Telecommunication in denying employment to Smt. K. Shantha w.e.f 19.02.1990 is legal and justified? If not, to what relief she is entitled?”

1. The 1st Party workman in her claim statement has stated that, she was employed by the 2nd Party on part time basis as a Sweeper and worked from 04.03.1979 up to 02.03.1986 under Assistant Engineer, Civil Sub-Division, Mangalore and from 01.11.1985 to 18.02.1990 at the Telephone Exchange, Mangalore. She was denied job w.e.f 19.02.1990 without any notice or compensation. As per the order of the Government in No. 269-34/90/STN the casual labour who were employed prior to 31.03.1985 are eligible for temporary status. As per CGMT BG No. R&E/2-4/111 dated 04.03.1991 who could not be taken on temporary status are eligible to be taken on Muster Rolls. As per O.M No. 49014/4/90 – Estt(C) dated 08.04.1991 of DOT, New Delhi casual employees who were working prior to 07.06.1988 the age and Employment Exchange procedure are to be relaxed to the economically weaker section but, these orders was not considered in her case; her termination of employment amounts to illegal retrenchment. Hence, the prayer to reinstate her with back wages etc.,

2. The 2nd Party No. 1 contested the claim that, the Assistant Engineer, Postal Civil Division, Mangalore is not in the control of the 2nd Party No.1. As per her claim, she worked in the office of the Assistant Engineer, Postal Civil Division, Mangalore said Assistant Engineer, Postal Civil Division, Mangalore is not a unit of D.K. Telecom District nor the Assistant Engineer, Postal Civil Division, Mangalore is a Sub-ordinate Officer of General Manager Telecom, Mangalore. Her service was never engaged by the General Manager, Telecom. Thereafter at the instance of the 1st Party workman 2nd Party No. 2 was brought on record. This Tribunal passed award on 01.02.2007 directing the 1st and 2nd Party Management/Respondent jointly and severally to pay Rs. 50,000/- to the 1st Party workman.

3. The 2nd Party No.1 carried the matter before the Hon'ble High Court in W.P No. 13848/2007. The Hon'ble High Court allowed the petition, set aside the award and permitted the 1st Party workman to implead Union of India, Ministry of Postal Department as well as Telecom Department as additional 2nd Party. In compliance of the same 2nd Party No. 3rd and 4th are impleaded. Notice is served on 2nd Party No. 3rd and 4th. They have not chosen to counter the claim, whatever evidence 1st Party workman placed before this Court earlier to passing of the award is the material available at this stage also for consideration. The documentary evidence produced by her is Ex W-1 payment details commencing from 30.04.1979 to 02.09.1986 given by Assistant Engineer, Civil Sub Division, Mangalore (2nd Party No. 2); Ex W-2 is a Certificate issued by 2nd Party No. 2 that, she has worked from 04.03.1979 to 12.07.1987; Ex W-3 is a Certificate issued by 2nd Party No. 2 in her favour; Ex W-4 is the Xerox copy of the letter of the 2nd Party No. 2 that, she was not given appointment order; Ex W-5(1) is the letter of satisfaction issued in respect of the Labour, by the 'Junior Engineer, Telephone Exchange, Mangalore'; Ex W-5(2) is the receipt; Ex W-6 is the notice issued to the 2nd Party No. 3; Ex W-7 is the notice issued to the 2nd Party No. 1.

4. On behalf of 2nd Party No. 1, evidence is adduced by the Assistant General Manager/MW-1, he has stated that the documents produced by the 1st Party pertaining to her work as part time Sweeper in the Office of Assistant Engineer, Postal Civil Division Mangalore but Assistant Engineer, Postal Civil Division, Mangalore is not a unit of D.K. Telecom District and the Assistant Engineer, Postal Civil Division, Mangalore is not a Sub-ordinate Officer of General Manager Telecom, Mangalore. Her service was never engaged by the Telecom. During cross-examination (Unfortunately evidence is taken on the very same sheet on which evidence of 1st Party is taken) he has stated that, there is no record with them about her work within the period 04.03.1989 to 12.07.1987 and thereafter up to 18.02.1990.

5. With this material it is clear that, the identity of the employer of the 1st Party workman itself is not clear, she has claimed that, she has worked with the 2nd Party No. 2 in respect of which 2nd Party No. 1 has no connection; on her own showing she had worked in Telephone Exchange, Mangalore but the documents produced by her are not from the Department of Telephone Exchange, Mangalore. It is not shown that, the 2nd Party No.2 comes within the control of 2nd Party No. 3 i.e., Department of Telecommunication. Ex W-5 issued by Junior Engineer, Telephone Exchange does not reflect her name. As per the Certificate issued by 2nd Party No. 2 she has lastly worked on 12.07.1987; there is an enormous delay of 11 years in raising the dispute, the unexplained delay is sufficient to hold that, there is no existing Industrial Dispute between the parties. She is not entitled for any relief. Hence, the following

AWARD**The reference is rejected**(Dictated, corrected and signed by me on 12st April, 2019)

JUSTICE SMT. RATHNAKALA, Presiding Officer

नई दिल्ली, 16 मई, 2019

का. आ. 929.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में केन्द्रीय सरकार मेसर्स यूनिट चीफ मेसर्स तुंगभद्रा स्टील प्रोडक्ट लि., तुंगभद्रा डैम, बेंगलोर, और अन्य एवं उनके कर्मचारी के प्रबंधन के संबंध में नियोजकों और उनके कर्मचारों के बीच अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण एवं श्रम न्यायालय, बेंगलोर के पंचाट (संदर्भ संख्या 08/2015) को प्रकाशित करती है जो केन्द्रीय सरकार को 16.05.2019 को प्राप्त हुए थे।

[स. एल-42025/03/2019-आईआर (डीयू)]

वी. के. ठाकुर, अनुभाग अधिकारी

New Delhi, the 16th May, 2019

S.O. 929.—In pursuance of Section 17 of the Industrial Dispute Act, 1947 (47 of 1947) the Central Government hereby publishes the award (Ref. No. 08/2015) of the Central Government Industrial Tribunal-cum-Labour Court, Bangalore as shown in the Annexure, in the Industrial dispute between the employers in relation to The Unit Chief M/s Tungabhadra Steel Product Ltd., Tungabhadra Dam, Bangalore, & Others, and their workmen which were received by the Central Government on 16.05.2019.

[No. L-42025/03/2019-IR (DU)]

V. K. THAKUR, Section Officer

ANNEXURE**BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT,
BANGALORE****Dated : 9th May, 2019****PRESENT : Justice Smt. Rathnakala, Presiding Officer****I.D. No. 08/2015****I Party**

Sh. M. Saravana,
S/o. D. Manikhyam,
R/at Vancapcamp,
Ambedkar, 30th Ward,
Tungabhadra Dam – 583 225,
Hospet Taluk, Bellary District.

II Party

1. Sh. P. Manjunath, Unit Chief
M/s Tungabhadra Steel Product Ltd.,
Tungabhadra Dam
2. Deputy Manager (HR & IR),
M/s Tungabhadra Steel Product Ltd.,
Tungabhadra Dam – 583 225.
3. Retd. Senior Officer (HR & IR),
M/s Tungabhadra Steel Product Ltd.,
T.S.P Colony,
Tungabhadra Dam – 583 225.
4. The Secretary,
The T.S.P SC/ST Employees Welfare Association,
Tungabhadra Dam,
Hospet Taluk, Bellary District – 583 225

Advocate for I Party : Mr. P. Suresh

Advocate for II Party : Mr. Basavrah V. Sabarad

AWARD

1. The case of the Petitioner / 1st Party workman is, he was working as Pump Operator in the Respondent No. 1, 2, and 3's company at Tungabhadra dam. The 2nd Party requested Tungabhadra Steel Products Limited (TSPL) SC/ST Employees Welfare Association for providing man power, 10 members were provided by the Association. The Association used to receive the salary amount from the 2nd Party and disburse the same to its workman. The 1st Party workman was appointed as Pump Operator by the Association on 01.04.2002. He has worked upto 31.12.2012. They have also paid bonus to the Association upto 20.05.2005. He has worked throughout continuously without a break. All of a sudden the Association terminated him on the instruction of the 2nd Party No. 1, 2, and 3 without notice or without any compensation. The 2nd Party No. 1, 2, and 3 as the Principal Employer and the Association/ 2nd party No. 4 had not obtained any registration under CL(R & A) Act. Hence, the prayer for reinstatement with full back wages.

2. The 2nd Party No. 4 though filed its counter statement, soft peddling with claim allegation has not contested the claim thereafter. The case of the 2nd Party No. 1 to 3 is, he is not their employee, no contract employee was appointed by the company at any point of time. The 2nd Party M/s TSPL being a public sector undertaking controlled by Union Government of India and Joint undertakings of Government of Karnataka and the then Andhra Pradesh are controlled by the Provisions of the Contract Labour (Regulation and Abolition) Act 1970. It has no Independent Authority to engage / appoint contract labour. The 2nd party No. 4 was looking after the house keeping work as per the work order issued in their favour with the prior approval and as per the guidelines of Ministry of Heavy Industry. As per the orders of the Cabinet Committee of Economics affair (CCEA) meeting was held on 22.12.2015 chaired by Prime Minister of India. Union of India has taken the decision to close the company by offering attractive VRS. Accordingly VRS was opened in the company on 11.01.2016 and all 72 employees have availed VRS and Company has been closed w.e.f 09.03.2016.

3. The 4th Respondent in its objection statement has fully endorsed the facts stated by the 1st Party workman in the claim statement. However, has further stated that, it is only a man power supplier and the claim of the 1st Party workman against the 2nd Party No. 4 is not proper.

4. On the pleadings of the parties following issues are framed:-

- (i) Whether the termination of the 1st Party workman by the 2nd Party Management w.e.f 01.01.2013 is not justified?
- (ii) Whether the 2nd Party Management has to be directed to restore the 1st Party to his original post with full back wages, continuity of service and all other consequential benefits?
- (iii) To what relief the 1st Party workman is entitled to get?

5. 1st Party examined himself as WW-1 and documents Ex W-1 to Ex W-9 are marked. For the Management the Chairman and Managing Director M/s. Tungabhadra Steel Products Limited is examined as MW-1, documents Ex M-1 to Ex M-7 are marked. Written arguments are submitted by both. For sake of convenience all the issues are taken together for discussion.

6. The 1st Party filed is affidavit evidence reiterating his claim statement averments. Among other things he has produced a certificate (Ex W-2) issued by the 2nd Party No. 4 stating that 1st Party is working as Pump Operator from 20.04.2004 till date under the association, Ex W-6 is the photo copy of Gate Pass issued in his favour by the Deputy Manager 1 and 3 dated 26.06.2006, going by these documents, the name of 1st Party is shown as Pump Operator (Contract Basis). But no such contract is established between the TSPL and the 2nd Party No. 4. During his cross examination it emerged that termination order is not issued by TSPL and there is no documentary proof about the existence of the Post of Pump Operator so also about the 2nd Party No. 4 providing Man Power to TSPL. He admits except requesting the Association in the year 1994 to clean the NA Colony for a term of 11 months no other letter was given by TSPL to the 2nd Party Association.

7. MW-1 is the Chairman and Managing Director of TSPL. She has reiterated the averments made by 2nd Party 1 to 3 in her counter statement, she has further stated that Joint Secretary, Ministry of Labour and Employment, Government of India passed order on 09.02.2017 for closure of M/s TSP Limited in exercise of the powers conferred under clause (2) of Section 25-O of the Act. All 72 employees of TSPL settled dues with the company and are relieved under Voluntary Retirement Scheme (VRS). The 1st Party was never employed or worked with TSPL; there was no post of Pump Operator. They had not engaged any contract employee for the purpose of house keeping. TSPL being a Central Public Sector Undertaking controlled by Union of India with share holding of Government of Karnataka and Andhra Pradesh is bound by the provision of the Contract Labour (Regulation & Abolition) Act, 1970 and not involved in engaging contract labours. The TSPL SC/ST Employees Welfare Association, T.B Dam Hospet through its Secretary was looking after the cleaning work of NA type colony as per the work order issued in their favour on their request. The Association did not form co-operative society as required. They were employing only 6 to 8 persons for cleaning of the colony. The funds for meeting the liabilities of TSPL and payment to the employees while relieving them under VRS is provided by Government of India. The Company was in loss since 2002 and had no funds to meet its liability. The Claimant/1st

Party and the 2nd Party No. 4 in collusion have filed this petition. The 1st Party since not employed by TSPL in any capacity there is no question of terminating him by the Company. The above affidavit averments are supported by the photo copies of the closure orders of the Government of India, statement of VRS settlement of the employees. They have also produced Ex M-7 the copy of the Office order dated 26.09.1994 issued to 2nd Party No. 4. Except putting the case of the 1st Party by way of suggestion nothing beneficial came during the cross examination of MW-1, for the case of the 1st Party, all the suggestions were out rightly denied by MW-1.

8. The underlining question of the present case is regarding the identity of the 1st Party as the employee of the contractor/Respondent No.4 under the principal employer TSPL. Not even a filament of documentary proof is produced on behalf of the 1st Party to show that he has received wages for working with the TSPL; his case is also to the effect that he worked for the 2nd Party No.4 in the premises of the TSPL, he has produced the photo copy of the Muster Roll maintained by the 2nd Party No.4, a cheque issued in his favour by the Association and his ESI Card. The 2nd Party No.4 Association which TSPL alleges to be hand in glove with the 1st Party has stated that TSPL alone is responsible to pay the compensation claimed by the 1st Party. Ex M-7 is the agreement entered into by the TSPL and 2nd Party No.4 Association dated 26.09.1994 it is clearly stated in this document that “The Public Sector Enterprises should be directed to dispense with the practice of assigning Safai Work on contract. This work could be organised on co-operative lines with the promise that members of workers co-operatives are extended the full benefits of these entitlements which are due to other employees”. That establishes the link between the 1st Party workman to the 2nd Party No. 4 Association and in turn 2nd Party Association to TSPL. It is also stated that the term of contract was only for 11 months. W.e.f 01.10.1994, the Association should have formed a Co-operative Society and the work should have been executed through the Society. It is stated by MW-1 the Association did not form the Co-operative Society as agreed. The Company is now closed and all its employees are relieved under VRS.

9. There is not even a scintilla of evidence to presume that the 1st Party was appointed by the TSPL and rendered continuous service with them as contemplated by section 25-B of the Act. When there is no appointment there is no question of termination also. The application lacks merits. Accordingly all the issues are answered negatively against the 1st Party.

AWARD

The petition is dismissed.

(Dictated, transcribed, corrected and signed by me on 09th May, 2019)

JUSTICE SMT. RATHNAKALA, Presiding Officer

नई दिल्ली, 28 मई, 2019

का. आ. 930.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में केन्द्रीय सरकार केनरा बैंक के प्रबंधन के संबद्ध नियोजकों और उनके कर्मचारों के बीच अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण एवं श्रम न्यायालय, बेंगलोर के पंचाट (संदर्भ संख्या 28/2005) को प्रकाशित करती है जो केन्द्रीय सरकार को 28.05.2019 को प्राप्त हुआ था।

[स. एल -12012/16/2005-आईआर (बी-II)]

सीमा बंसल, अनुभाग अधिकारी

New Delhi, the 28th May, 2019

S.O. 930.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award Ref. No. 28/2005 of the Cent. Govt. Indus. Tribunal-cum-Labour Court, Bangalore as shown in the Annexure, in the industrial dispute between the management of Canara Bank, and their workmen, received by the Central Government on 28/05/2019.

[No. L-12012/16/2005-IR (B-II)]
SEEMA BANSAL, Section Officer

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT,
BANGALORE17th May, 2019

PRESENT : Justice Smt. Rathnakala, Presiding Officer

C.R. No. 28/2005

I Party

Sh. P. Siva Prasad,
S/o P. Mallikarjuna Rao,
No. 91/116, 1st 'A' Cross,
Anubhavanagar, Nagarbhavi Road,
Bangalore – 560 072.

II Party

The General Manager,
Canara Bank,
Personnel Wing, Head Office,
112, J.C. Road,
Bangalore - 560 002.

Advocate for I Party : Mr. D. R. Vishwanath Bhat

Advocate for II Party : Mr. T.R.K. Prasad

AWARD

The Central Government vide Order No. L-12012/16/2005/IR(B-II) dated 08.01.2007 in exercise of the powers conferred by Clause (d) of Sub-Section (1) and Sub-Section 2(A) of Section 10 of Industrial Dispute act, 1947 (for brevity 'the Act' hereafter) referred the following Industrial Dispute for adjudication.

"Whether the management of Canara Bank is justified in having dismissed Sh. P. Siva Prasad, Computer Operator from the services of the Bank w.e.f 03.04.2004? If not, what relief the workman is entitled to and from which date?"

1. The fact is, the 1st Party workman is a Graduate in Commerce, having joined the service of the 2nd Party as Data Entry Operator w.e.f 26.12.1989. He was issued show cause notice dated 02.01.2003 on certain allegations, the 1st Party denied the same vide reply dated 16.01.2003; charge sheet dated 04.02.2003 was issued on the same allegation alleging that he has committed gross misconduct within Chapter IX Regulation 3 Clause (j) of Canara Bank Service Code. He was issued one more order dated 27.02.2003 it was further alleged that by his failure to discharge his duty with utmost integrity, honest etc., he violated Regulation 2(A)(ii) of Canara Bank service code. Enquiry was initiated by appointing Enquiry Officer, after conclusion trial the Enquiry Officer submitted his report that the 1st Party workman is guilty of the misconduct alleged against him. Acting on the Enquiry Report the Disciplinary Authority dismissed him from service w.e.f 20.03.2004. The appeal preferred by him was also dismissed.

2. The 1st Party in his claim statement contends that the allegations made against him are of false and baseless. The Enquiry Officer conducted the enquiry prejudicial to his case. The finding of the Enquiry Officer is perverse and not based on any evidence adduced during the course of enquiry. He has been victimized by the 2nd Party. The Disciplinary Authority has not appreciated the evidence on record while dismissing him from service. The punishment imposed is harsh, excessive and highly disproportionate. He has a dependent family and without any employment.

3. The 2nd Party in their Counter Statement justified the action, contended that the enquiry conducted in pursuance of the charge sheet dated 04.02.2003 is fair and proper and the findings of the Enquiry Officer dated 20.12.2003 is fair and reasonable and there is no ground to interfere in the said enquiry.

4. The charge sheet issued to the 1st Party read as under:—

You are working as DEO at our Cancard Division, Head Office, Bangalore since 25.04.1992 and now placed under suspension with effect from 13.01.2003.

Shri Arun Shankar Khare, who visited Cancard Division on 16.04.2001 at around 10:30 AM, has surrendered both Main Card 901 001 264 326 and the Add on card 901 001 264 335 along with the pin mailer to you.

You have in warded the surrendered cards received by you on 16.04.2001 as last entry, even though the same was received by you at around 10:30 AM. Further you have sent the surrendered cards to Issue Section for cancellation only on 17.04.2001.

On 16.04.2001, you managed to withdraw an amount of Rs. 3000/- each through the ATM at Basavangudi, Bangalore, by misusing the above surrendered Cancard and the Add on card, which were in your custody and defrauded the Bank and Its Customer.

Subsequent to the above withdrawal, you have effected the change

of address in respect of the above surrendered cards on 28.04.2001 without any written request from the cardholder, with malafide intention.

By your above acts, you have caused wilful damage to the property of the Bank and the customer and thereby committed a gross misconduct within Chapter XI Regulation 3 Clause (j) of Canara Bank Service Code.

Further, your above actions being prejudicial to the interests of the Bank, you have also committed a gross misconduct within the meaning of Chapter XI Regulation 3 Clause (m) of the Canara Bank Service Code.

5. During the enquiry the management examined as many as seven witnesses and marked 30 documents. Though the 1st Party opted not to adduce defence evidence 9 documents produced by him were marked as DEX-1 to DEX-9.

6. Out of the witnesses examined MW-1 is the Complainant/Customer of the Bank whose can card is alleged to have been misused; MW-2 is the Investigating Officer and MW-6 is the Officer of the Can Card division who directed the customer to the 1st Party workman for return of the can card. The Enquiry Officer for reaching the conclusion that the 1st Party workman is guilty of the misconduct alleged, has appreciated the evidence adduced by the Management witnesses. He commences his probe from the promise that, there is no dispute about the Card Holder surrendering the main card and the Add-on card along with pin mailer on 16.04.2001 to the CSE (Relying on the evidence of the Complainant, the Investigating Officer and MW-6) that there was a dispute to the fact (supra). Relying on MEX-17, he records that withdrawal of Rs. 3,000/- each on 16.04.2001 by using the surrendered main card and add on card at 4.52 pm is proved. Though the complainant himself did not state that he handed over the card to the 1st Party workman at 10.30 am, on his own the Enquiry Officer records that on 16.04.2001 the cards with the pin mailer were handed over to the 1st Party at 10.30 am by the complainant and the same is entered in the inward register (MEX-13) as the last entry for the day in his own handwriting and the cards were handed over to the department (Issue Section) on 17.04.2001.

7. Further the Enquiry Officer infers that since the surrendered card and the pin mailer were with the 1st Party, he alone could have misused the surrendered cards. Though the defence had insisted to summon the Add on Card Holder (Wife of the complainant) the Enquiry Officer deemed it not necessary on the ground that the complainant himself has given statement before the enquiry and his statement according to the Enquiry Officer was reliable.

8. I find from the Enquiry Record that, the letter given by the complainant while surrendering the can card was not produced during the enquiry. The defence had drawn the attention of the Enquiry Officer and the management witness in this regard. But the Enquiry Officer records that "When the said letter is not readily available or persons concerned had removed/tampered with the documents, the Presenting Officer cannot produce the same." The defence had demonstrated before the Enquiry Officer that at relevant point of time due to scarce of sub staffs, out siders were engaged as coolies and there was possibility that the cards must have been misused while carrying the cards to the concerned department. But the Enquiry Officer rejects this contention also, holding that the onus to prove the above contention is for the 1st Party. Likewise the Enquiry Officer ruled out the defence that on 16.04.2001 he was in the office upto 5.00 pm and doubted that there is nothing to show he was in the office till 5.00 pm.

9. As such the complainant had not pointed towards the 1st Party workman who was personally present in the enquiry hall that he is the fellow to whom he had surrendered the cards. In this regard the Enquiry Officer draws inference from the deposition of the Complainant/MW-1 and MW-6/the Officer who led MW-1 to 1st Party and records that MW1 had returned card with pin mailer to CSE. Further the Enquiry Officer refused to uphold the defence arguments that as per the terms and conditions of the card the customers should not surrender the pin mailer. According to the Enquiry Officer it was the omission on the part of the workman in not asking the customer to destroy the pin mailer or he himself had not destroyed the same. Thus, he out rightly rejected the alternative defence, regarding the possibility of any sub staff receiving the card directly and mis-utilising the same. Further he went on to put the onus on the CSE to prove as to with whom the cards were between 16.04.2001 and 17.04.2001, appropriate time of recording the entry in the register and how he sent them to the Issue section etc. With the User ID of the CSE, the address of the customer was changed, that was the clinching issue. As per the statement of the 1st Party recorded by the Investigating Officer (MEX-23) he had admitted updating the address on 28.04.2001 under his User ID and he had not specified as on what basis he updated the address of MW1. The complainant/MW-1 during his deposition had stated that he stays in his old address. On the above materials the Enquiry Officer records that if the correct address had remained in the system, then the statement of accounts/notices would have been sent to the correct address and the Complainant would have disputed the same immediately. To avoid such situation CSE changed the correct address of customer to false/fictitious address which therefore smacks of malafide intentions. Thus, his findings went against the 1st Party workman.

10. The 2nd Party in their written arguments justifying their action would submit that having worked in Can Card Division for more than 10 years and knowing the importance of the pin mailer, 1st Party should have guided the cardholder to cut the Can card and Add on card into two pieces and also to destroy the pin mailer to avoid any mis-utilization of the card by others. The card was surrendered on 16.04.2001 and the 1st Party has confirmed, received the same and has entered the same in the register as last entry of the day; the cards were received at Issue Section on 17.04.2001 which clearly indicates that the said cards were in possession with the 1st Party during the in-between period; the cards were mis-utilized for withdrawing an amount of Rs. 3,000/- each through ATM at Basavanagudi,

Bangalore on 16.04.2001. The change of address of the card holder in system on 25.04.2001 has been done under the User ID of 1st Party without any request letter and it confirms his involvement.

11. Both parties have placed their reliance on several authorities. They are at quarrel on facts; if the dispute is resolved the need for assistance of authorities would arise.

12. Commencing from evidence of MW-1/Customer his statement before the Enquiry Officer was to the effect that on 16.04.2001 he was assisted by a Blind Person who introduced another person whose name he does not know. Said person (CSE) enquired the reasons for surrendering the card and thereafter the witness received the application for Visa Card. Subsequently after 2 days he submitted the Visa application and received the Visa card in about 15 days. For the question by the Enquiry Officer that can he identify the person who assisted him, he answered that since he has visited the Can Division twice he can identify him. The enquiry proceedings would show that the 1st Party was present during the examination in chief of the witnesses but the Enquiry Officer did not take venture to ask the witness to identify the said Official from out of the persons present in the Enquiry Hall.

13. During cross examination MW-1 stated that he had given MEX-2 the letter/complainant dated 27.11.2001 to the Senior Manager/MW-3 and prepared the letter in his office and handed over the same to the Senior Manager/MW-3. He out rightly denied any body by Sh. H V Suresh, (Investigating Officer) approaching him any time in respect of the disputed transaction. But as per MEX-3 the Investigation Report, the Investigating Officer has recorded that statement of Sh. Arun Shankar Khare/the complainant. But he has annexed the letter of MW-1 dated 27.11.2001 addressed to the Senior Manager along with other statements.

14. Though the 1st Party did not lead rebuttal evidence had produced certain documents which were marked as DEX-1 to DEX-9. In his written brief submitted before the Enquiry Officer, among other things it was contended that the 2nd Page of MEX-15 was introduced by the Presenting Officer at a later stage as a part of MEX-15. (But MEX-15 is a single page document. It is the extract from the system about change of address of the Complainant). As per DEX-1 the extract of Hotlist/Blacklist register in which there are umpteen number of previous instances, the means through which the cards are received physically is not entered; he had pointed towards DEX-4 (Hotlist/Blacklist register) that wherever cards are personally handed over by the card holders to the PSP, as per the instructions of the concerned officer/manager, the source of receipt is mentioned; DEX-7 was the modification/up-gradation made in Can Card Proprietary between 15.04.2001 to 10.05.2001. In this regard he had contended that updation at Sl. No. 10290 was used for updating MEX-28, as per DEX-7, MEX-28 is updated on 08.03.2001 under the updation Sl.No. 8052001(which happens to be the date of updation of address pertaining to the Complainant) with the User ID "MDEVI" as per the 8th entry at page 6. From DEX-5 and DEX-6 master card updation from 01.02.2001 to 17.04.2001, updation pertaining to Visa Card, he contended that change of address is done on request of the card holders only as it can be seen from the entries appearing herein. The updations were done by various section and various staffs members including PSP. His case was as per DEX-5 and DEX-6 the system/application accepts both "Alpha characters" as well as "Numeric characters", thus providing therein a facility to record the source through which the required updation has been effected. DEX-3 was the updation summary in case of Can Card Proprietary for the period 01.02.2001 to 16.04.2001. He stressed that from DEX-3 column adjacent to User ID column, either date of updation or Sl.No. 1 (which are only in numeric characters) are used as logref to proceed further, to effect any updations. He had given certain instances to show that DEX-3 is provided in the ascending order of the card numbers instead of date wise. Updation work is done by various staffs including PSP on various dates, but none of these defences are addressed by the Enquiry Officer.

15. There is no such statement from the complainant that he surrendered the card at 10.30 am on 16.01.2001. Hence, the theory that though receiving the can card at 10.30 am the entry is made by the 1st Party as the last transaction is baseless.

16. We have to bear in mind that Complainant/Customer Sh. Arun Shankar Khare is a retired Bank Officer and must be knowing the niceties of the procedures and consequences of owning and disowning the Can Card. Before surrendering the card to the Bank it was his duty to destroy the pin mailer. As per the evidence brought by the 2nd Party after much effort the complainant was traced by Sh. Roger Pais/MW-3 and complaint MEX-2 was taken from his residence on 27.11.2001, but it is also the evidence of the 2nd Party that register notice MEX-7 and MEX-8 were sent to his address but they have addressed a letter to the Wilson Garden address subsequently on 13.12.2001 and 07.02.2002 which as returned un-served. The undisputed fact is that within 2 weeks after applying for Visa card they had sent the card to his address at Viveknagar, Ejipura Post. The chain of events do not seem to flow in the natural course. After receiving complaint from him they have send demand notice to fictitious address at Wilson Garden.

17. There is no fool proof evidence that the 1st Party workman received the application on 16.04.2001 at 10.30 am from the complainant. Neither there is any evidence to show that he had taken a break during the course of his hours to travel to Basavanagudi ATM at 4.52 pm to receive the cash. The MW-6/Sh. Paul Muddha, the Officer of the Can Card Division had stated that the 1st Party was not allowed to leave the office early on that day. The 1st Party being the Data Entry Operator was on the relevant date working in customer relation cell which was in the 6th floor, the Issue section were the card is received and closed is in the 5th floor. The evidence of the complainant/MW-1 was to the effect that he had gone to the Issue Section and a Blind man lead him to an Official who received his application with the can card and pin mailer. This piece of evidence is not corroborated by the evidence of MW-6 who is visually impaired person. If MW-1 has directly approached the Issue Section, returned the Can card and the pin mailer at that section and thereafter it

was sent to the 1st Party for entry, there is nothing much to probe his role in the misappropriation of Can Card. The letter said to have been given by MW-1 for cancellation of can card and the acknowledgment given by the Bank thereon not produced during the enquiry.

18. During a working day it requires at least 60 minutes to travel from J.C Road where the office of the 1st Party is located to Basavanagudi ATM. Having regard to the time of withdrawal i.e. 4.52.01 pm and 4.52.55 pm. There is no possibility of the 1st Party approaching the ATM during his lunch hours. The CCTV footage of the relevant date and time if had been produced would have thrown light on the identity of the person who withdrew the amount by using the can card and Add on. It was shown that the Issue Section and Customer Relation Cell were located in different floors, and in the absence of sub staff they were using the service of the coolie boys/daily wagers. There is no evidence of abridging these parallel facts. MEX-13 is the extract of the register for in warding the can card surrendered but does not disclose the time of surrender and when it was forwarded to the Issue Section. Another important aspect of the Document MEX-5 is, at Issue Section they have ordered the refund to the complainant on 01.05.2001 in respect of the surrendered card of 16.04.2001. If that is to be acted upon the Issue Section must have received the card on 16.04.2001 only, again there is no linking evidence clarifying the situation. The Enquiry Officer has not investigated about the role of the courier boys who had access to all the section in the office. In his complaint MEX-2 MW-1 refers to a handwritten letter submitted by him to the Issue Section on 16.04.2001. If the said letter been produced in the enquiry easily the Official who received the letter would have been traced. The 1st Party during the enquiry had sought for production of the said letter and the same was not provided.

19. Whether there was any request by the complainant for change of address is also a vital point which is not ascertained due to non production of the said letter. MEX-15 is the computer print out of the address changed details this documents would only depict that on 28.04.2001 under the User ID of the 1st Party workman the address is changed to 481/7, 39 Amey, 10/A Cross, Ejipura, Bangalore – 560036 from the address 39 Amey, Ejipura, Viveknagar Post, Bangalore – 560047. As per the complaint MEX-2 the address marked at 2nd Page of MEX-15 and MEX-27 (Changed address in respect of card holder Sh. Arun Shankar Kahre) is the correct address, if that is so the Wilson Garden address is his real address and the registered letters from the Bank demanding the outstanding amount under the can card were sent to the proper address furnished by himself at MEX-7,8 and 9. The Enquiry Officer more than considering the discrepancy in the evidence of the 2nd Party has arrived at the conclusion on arithmetical calculation mechanically that the 1st Party received the can card and the pin mailer on 16.04.2001, withdrew the amount and sent the same to the Issue Section on 17.04.2001 for the formalities.

20. It has come in the evidence of MW-6/the Officer in Issue Section, that whenever any card holder approaches him for the surrender of the card he asks the card holder to cut the card into 2 pieces and fill in the format given to him. That being so how can the 1st Party would get the can card and pin mailer from the complainant who was also a responsible Bank Officer at the relevant point of time is the question which the Enquiry Officer did not take the risk to solve. Of course MW-6 may be a visually challenged person but he had every chance of identifying the complainant during the enquiry on the basis on his voice, no such attempt to identify the person who had approached him on 16.04.2001 was made.

21. It has come in the evidence of Sh. Nagaraj/MW-5 who was at that time working at Issue Section, Can Card Division that Smt. Malini Prakash was attending the job of updation/cancellations, surrenders etc., in respect of Can Card proprietary on 16.04.2001 and 17.04.2001. But said Smt. Malini Prakash was not brought before the Enquiry Officer. He has stated that the procedure for accepting a Can card surrender is, request letter for cancellation, card, secrecy code and after receipt they will destroy or at times the card holder will destroy and surrender. Then it will be marked for cancellation. He has stated that the up-gradation/modification work is done in C.R Section mostly, in rare cases, where the customers come personally; it is done by Issue Section. If that is so, does not this piece of evidence indicate that the modification/up-gradation was accessible to officials other than 1st Party workman.

22. The Enquiry findings which do not address the dent and the discrepancy in the prosecution case, (as pointed by the defence) is definitely perverse. That lead to further inference that the Disciplinary Authority without independent appreciation of the material, mechanically acted upon the Enquiry Records and imposed the punishment order of dismissal. For the alleged misconduct of 16.04.2001 charge sheet was issued to him all most by 2 years there on i.e. on 02.04.2003. Delay in issue of charge sheet is one of the factor which hinders the effective defence of the CSE. Wherefore the punishment order which is founded on perverse, enquiry findings is arbitrary, not legal, deserves to be set aside under exercise of the section 11(A) of the Act. Perhaps he would be superannuating by 2024 had if he had continued in the service. However, the injustice caused to him in the midway of his professional life needs to be set right by setting aside the punishment order of dismissal dated 20.03.2004 and by reinstating him to his original post, for the purpose of calculating his terminal benefits he shall be considered to be as on duty continuously without a break. For the discussions (supra) reference is answered negatively against the 2nd Party.

AWARD

The reference is accepted. The 2nd Party is directed to reinstate the 1st Party workman Sh. Siva Prasad to his original post with continuity of service and to pay 30% of his Back wages from date of dismissal till the date of reinstatement. The order shall be complied within 60 days of publication of the Award. While calculating monetary

benefits at the time of his superannuation he shall be considered as on duty from the date of joining service i.e. 26.12.1989 without break.

(Dictated, corrected and signed by me on 17th May, 2019)

JUSTICE SMT. RATHNAKALA, Presiding Officer

नई दिल्ली, 28 मई, 2019

का. आ. 931.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में केन्द्रीय सरकार सैन्ट्रल बैंक के प्रबंधन के संबद्ध नियोजकों और उनके कर्मचारों के बीच अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण एवं श्रम न्यायालय, बंगलोर के पंचाट (संदर्भ संख्या 36/1993) को प्रकाशित करती है जो केन्द्रीय सरकार को 28.05.2019 को प्राप्त हुआ था।

[सं. एल -12012/01/1993-आईआर (बी-II)]

सीमा बंसल, अनुभाग अधिकारी

New Delhi, the 28th May, 2019

S.O. 931.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award Ref. No. 36/1993 of the Cent. Govt. Indus. Tribunal-cum-Labour Court, Bangalore as shown in the Annexure, in the industrial dispute between the management of Central Bank of India, and their workmen, received by the Central Government on 28/05/2019.

[No. L-12012/01/1993- IR (B-II)]
SEEMA BANSAL, Section Officer

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, BANGALORE

20th May, 2019

PRESENT : Justice Smt. Rathnakala, Presiding Officer

C.R. No. 36/1993

I Party

Sri P. Chiranjeevi,
37, 6th Main Agrahara Dasarahalli,
Magadi Road,
Bangalore – 79.

II Party

The Regional Manager,
Central Bank of India,
Divisional Office,
Crescent Road, High
High Grounds,
Bangalore – 1.

Advocate for I Party : Mr. V. S. Naik

Advocate for II Party : Mr. Pradeep S. Sawkar

AWARD

The Central Government vide Order No. L-12012/01/93 IR (B-II) dated 14.05.1993 in exercise of the powers conferred by Clause (d) of Sub-Section (1) and Sub-Section 2(A) of Section 10 of Industrial Dispute act, 1947 (for brevity 'the Act' hereafter) referred the following Industrial Dispute for adjudication.

“Whether the action on the part of the management of Central Bank of India, Bangalore in dismissing the service of the workman Sri P. Chiranjeevi, Ex-Head Cashier w.e.f. 25.5.85 is justified? If not, to what relief the workman is entitled?”

1. Undisputed facts of the case is the 1st Party joined the service of the 2nd Party in the year 1972 as Assistant Cashier cum Godown Keeper. Initially he worked at Hubli to Gokak and thereafter to Bellary. At the relevant time he worked at Rajaghatte Branch Doddaballapur. He was issued charge sheet dated 29.11.1983 by the Chief Manager acting as Disciplinary Authority; enquiry was initiated; he participated in the enquiry, the Enquiry Officer submitted his report holding the charges proved. The Disciplinary Authority passed the punishment order dated 25.05.1985 by dismissing him from service.

2. The 1st Party workman in his claim statement would plead that, his appeal before the Appellate Authority came to be rejected; finally he filed a Mercy Petition to the Chairman of the Bank on the ground of hardship and loss of income. The said mercy petition also came to be rejected. His Provident Fund and Gratuity were not settled for quite some time for more than 2 years; gratuity was paid during June 1987 and Provident Fund cheque was issued during May 1988; that made 1st Party workman think that his case at one stage or the other would be considered. The delay in raising the dispute is for the bonafide reasons; beyond his control he has not committed any misconduct as alleged against him. The enquiry was vitiated for various reasons. During his tenure in the Bank he was harassed, posted to various places, his seniority was not considered while allotting the work. Since he brought to the notice of the 2nd Party Management about the humiliation caused to him the 2nd Party was bent upon victimizing him and foisted the case against him. Penalty of dismissal from service is extreme.

3. The 2nd Party in their counter statement has stated that, he was assigned the responsibility of counter signing cheques and drafts (on selves or correspondents) payment orders, deposit receipts etc. He was holding Bank's Cash keys and /or other valuables in safe custody jointly with an Officer. Wherever the 1st Party was posted he took loans from the costumers of that Branch and issued withdrawals/cheques to them in repayment without maintaining sufficient balance in his account. As the Head Cashier 'C' he received amount to the credit of the parties' accounts, he misappropriated those funds without crediting to their account. He did not reply to the memo issued on 02.02.1983. Thereafter enquiry was initiated by issuing charge sheet. The 2nd Party is a Nationalized Bank dealing with crores of money of the public. The employees are required to be persons of highest integrity and honesty. The acts of misconduct committed by the 1st Party have shaken the confidence of the 2nd Party in him; taking into conisation of all aspects the 2nd Party awarded the punishment of dismissal which is appropriate and commensurate with the gravity of misconduct.

4. The 1st Party was issued charge sheet on the following charges:—

- (i) Sri Chiranjeevi has misappropriated a sum of Rs. 9000/- on 30.10.1982 while officiating as Head Cashier at Salotgi. The said Sum was deposited by one Smt. Ratnabai Ningappa Doddi for credit to her HSS A/c. 1076. Sri Chiranjeevi received the money in his capacity as the Head Cashier and returned the counterfoil of the paying-in-slip duly authenticated by his own signature and Rubber Stamp. He further entered the credit entry in the Customer's pass book to make believe the Party that the amount of Rs. 9000/- deposited by her on that day has been accounted for. Sri. Chiranjeevi however failed to bring the receipt into the Bank's books and misappropriated the money and falsified Bank's records by striking off the entry from the ledger folio of Account No. 1076. It is clear that Sri Chiranjeevi not only misappropriated but falsified Bank's records to cover up his act of misappropriation. His act amounts to gross mis-conduct in terms of Para 19.5 (j) of Bi-partite Settlement dated 19.10.1966.
- (ii) Sri Chiranjeevi, while officiating Head Cashier at Salotgi Branch received a sum of Rs. 5000/- from the Bank's constituent M/s. Dhanalaxmi Engineering Enterprises on 25.10.1982 and issued proper receipt in the form of counterfoil duly authenticated by him. Sri Chiranjeevi instead of accounting for Rs. 5000/- accounted for Rs. 2000/- and altered the entries and the balance in the ledger to show Rs. 2000/- only having been received. It is clear that Sri Chiranjeevi misappropriated Rs. 3000/- out of cash of Rs. 5000/- received from the party and falsified the Bank's records to cover up his acts. The act of Sri Chiranjeevi constitutes major mis-conduct within the meaning of Para 19.5 (d & j) of the Bi-partite Settlement dated 19.10.1966.
- (iii) Sri Chiranjeevi was in the habit of borrowing from various parties including Bank's customers against withdrawals and cheques drawn on his HSS Account No. 1189 at Salotgi branch and 2405 at Rejaghatta branch without keeping sufficient balance in the account. The following are a few of such instances which are illustrative in nature :

a) Withdrawal dated 1.2.83 for Rs. 500/- favouring	B. Vijayakumar.
b) Withdrawal dated 7.2.83 for Rs. 500/- favouring	Mr. Vijayakumar.
c) Withdrawal dated 1.11.82 for Rs. 300/- favouring	Mr. BR Kali.

Sri Chiranjeevi's act in issuing of cheques/withdrawals without keeping sufficient balance in his HSS Account amounts to gross misconduct in terms of para 19.5 (j) of Bipartite Settlement dated 19.10.1966.

- (iv) Sri Chiranjeevi was incurring debts in excess and was frequently becoming indebted. For example, Sri Chiranjeevi borrowed Rs. 1100/- from M/s. Vijaya Durga Fertilisers who are one of the constituents of our Bellary Branch each in August and September 1982. He was indebted to the extent of Rs. 825.55 to

Sri Abdul Razack Khan, S/o Pash Khan of Bellary who obtained a court order dated 18.8.1982 attaching the salary of Sri Chiranjeevi. It is thus clear that Sri Chiranjeevi was incurring debts in excess and committed a misconduct in terms of Bi-partite Settlement dated 19.10.1966 Para 19.7 (1).

- (v) Sri Chiranjeevi while officiating as Head Cashier at Salotgi discounted a cheque for Rs. 1000/- on his account with Bellary branch on 16.8.1982. Sri Chiranjeevi recorded the item in the dispatch register as though sent to Bellary for collection but had in fact kept the instrument concealed in his table drawer to prevent it from being presented and thereby avoid the liability arising out of such presentation. The instrument was subsequently traced on 8.9.1982. Thus Sri Chiranjeevi wilfully and deliberately attempted to cause damage to the Bank's property and exhibited utter lack of integrity in his person. The above acts of Sri Chiranjeevi amount to gross misconduct in terms of Bi-partite Settlement dated 19.10.1966 Para 19.5 (d) and (j).

5. On the rival pleadings regarding validity of Domestic Enquiry a preliminary issue was framed, tried and adjudicated holding that enquiry is not fair and proper.

6. Thereafter the management substantiated its allegation by examining six witnesses MW-2 to MW-7, documents which were already marked while trying preliminary issue were identified. The first witnesses for the management was a Customer of the Bank/MW-2 he testified that he deposited Rs. 9,000/- to the account of Smt. Ratanabai in the Account No. 1076 (Ex M-7 is the challan), Ex M-8 is the entry in the pass book, 1st Party/Head Cashier took the amount, Ex M-8(a) is the entry, later he came to know from his aunt Smt. Ratanabai that when she went to collect the amount from the Bank there was no deposit, a complaint against the 1st Party is given by Smt. Ratanabai.

7. MW-3 was the then, Retired Manager of Salvattagai Branch. He supported the evidence of MW-2 and further deposed about Charge No. 3; further identified the ledger entry pertaining to the above transactions and also identified the handwriting and signature of the 1st Party in the ledger so also the Cash Book Scroll Ex M-11 and Ex M-12 the counter folio for Rs. 5,000/- dated 25.10.1982 in the account of Dhanalakshmi Enterprises, he identified the signature of the 1st Party as Ex M-12(a) and further identified the scroll cash book Ex M-13 in respect of 25.10.1982 which shows Rs. 2,000/- against the credited amount of Rs. 5,000/-. The withdrawal slip dated 01.11.1982 was not honoured as per Ex M-14; Ex M-15 is the Bank memo stating that the cheque was unpaid for the reason referred to drawer, 1st Party had discounted bill for Rs. 1,000/- in his account in Bellary Branch as at Ex M-16, the record showed that it was sent to billing but later it was found that the bill was in the drawer of the 1st Party workman, it was sent to billing Branch for realisation and it was returned same was brought to this notice through a letter. Ex M-17 is the letter written to him by the Manager of the Bellary Branch.

8. MW-4 is the then Branch Manager of Rajaghatta Branch, he identified the complaint given by the then Branch Manager to the Chief Manager, Divisional Officer regarding outside borrowings of 1st Party workman (Ex M-18) and Ex M-19 is the complaint by Sh. B Anjanappa and Sh. B Vijay Kumar from whom 1st Party had borrowed Rs. 500/- each and not returned the amount. He identified the withdrawal slips from his account to Sh. B Anjanappa and Sh. B Vijay Kumar. The withdrawal slips are Ex M-21, the statement of account of the 1st Party is Ex M-22, the salary and leave particulars of the 1st Party from Bellary Branch is Ex M-23. At the request of the Bellary Branch, Rajaghatta Branch deducted Rs. 200/- from the salary of 1st Party and remitted the same. On 29.11.1982 the amount of Rs. 200/- was remitted to Bellary Branch by MT No. 13/27 the supporting documents are Ex M-24 to Ex M-28; he also identified a letter addressed to the 1st Party by an outsider requesting (Ex M-30) for repayment of the loan.

9. MW-5 was the Ex-colleague of the 1st Party, he had supported the evidence of MW-2; his affidavit averments is to the effect that Smt. Ratanabai approached him for withdrawing the amount, he found discrepancy in the ledger and the pass book. As per the pass book entry the balance was Rs. 9,531.20/- whereas the balance in the ledger was Rs. 531.20/-. There was credit entry of Rs. 9,000/- in the ledger and the balance was Rs. 531.20/- he had examined the counter folio produced before him by the depositor in respect of remittance of Rs. 9,000/-; he identified the counter folio Ex M-7.

10. MW-6 is the Branch Manager of the Bellary Branch; he had remitted the amount to the Court from the salary of the 1st Party as per the orders of the Court. He has further testified that customers had complained to him orally regarding the 1st Party workman. MW-7 is the Secretary of Milk Producers Co-operative Society which had S.B Account No. 1942 at Rajaghatta Branch; he had stated that 1st Party had borrowed an amount of Rs. 500/- from him on 09.12.1982 and he had not repaid the said amount, but gave a withdrawal on his A/c No. 2405 for Rs. 500/- dated 07.02.1983 when the same was presented at the Bank the amount was not paid. Ex M-21 is the withdrawal slip and he identified the signature of the 1st Party on the withdrawal slip, till date he has not repaid the amount.

11. By way of rebuttal evidence the 1st Party filed his affidavit evidence; he assails the allegations made against him.

His explanation to the first charge of misappropriation of Rs. 9,000/- is he had made entries in the ledger later noticed that the voucher was inked out and hence the entry in the ledger was struck off and informed the customer that the amount will be taken into credit on next working day. There is no separate cash cabin and somebody must have removed the cash of Rs. 9,000/- and the voucher was also missing, the said amount was adjusted from his salary.

His explanation regarding 2nd Charge relating to the transaction of Dhanalakshmi Engineering Enterprises Limited is, he had taken into account in the scroll as well as in the ledger the cash of Rs. 5,000/- on 25.10.1982 but as per the instructions of the Branch Manager he brought Rs. 3,000/- from State Bank of India, Indi Branch, the said Rs. 3,000/- consisted of 30 pieces of Rs. 100 denomination and when he reached the Salotagi Branch it was 12.20 p.m. Since the customers were waiting he kept the cash in the separate table drawer. Due to exigency in the family he had to rush to Bellary. On his return he paid Rs. 3,000/- to the employee of Dhanalakshmi Engineering Enterprises Limited, the amount was not misused by him.

As regard to charges 3 and 4 pertaining to the allegation of borrowing due to financial problems, he borrowed the money and has repaid the same; it is a personal transaction and does not amount to misconduct.

With regard to 5th charge of discounting the cheque for Rs. 1,500/- on Bellary Branch, he states that no monetary loss is caused to the Bank. In fact the Bank has collected the amount by receiving lending charges, discount charge etc.

12. During the cross examination WW-1 admitted the exhibits marked through the management witnesses, he did not dispute his signatures, he had voluntarily stated that, whenever he was in trouble twice or thrice he had borrowed money from the customers, he admits his availing loan from a customer Sh. B R Kali for Rs. 300/- by giving withdrawal slip; he also admits his loan transaction with Sh. Anjanappa and Sh. Vijay Kumar, he fairly admits that he returned Rs. 500 to Sh. Anjanappa but did not return to Sh. Vijay Kumar and Sh. B R Kali, he further admits borrowing Rs. 1,100/- from M/s Vijayadurga Fertilizers and Rs. 1,000/- from Sh. Abdul Razack Khan on the suit filed by Sh. Abdul Razack for recovery of the amount and a decree was passed for Rs. 825.55 and his salary was attached for recover of the amount. He also admits discounting a cheque of Rs. 1,000/- while working at Salotgi Branch.

13. The 1st Charge of misappropriation of Rs. 9,000/- is supported from the evidence of MW-2 relative of the Account Holder, MW-3 Branch Manager of Salotgi Branch and MW-5 Agricultural Assistant of the Branch. As per para 19.5(j) *doing any act prejudicial to the interest of the Bank or gross negligence or negligence involving or likely to involve the Bank in serious loss amounts to a major misconduct*. Once he received Rs. 9,000/- on the credit of HSS Account 1076 and failed to account for, which act is highly prejudicial to the interest of the Bank. Definitely the action is prejudicial.

14. With regard to the allegation in the 2nd Charge pertaining to misappropriation or Rs. 3,000/- out of the cash of Rs. 5,000/- the allegation is proved from the evidence of MW-5 to MW-7 with the documentary proof of ledger extract of the cash credit account. As per para 19.5(d) any wilful damage or attempt to cause damage to the property of the Bank or any of its customers amounts to gross misconduct and also amounts to misconduct under para 19.5(j) (supra).

Regarding charge No. 3 borrowing from the various parties including Bank customers against withdrawals and cheques drawn from his Account at Salotgi and Rajaghatta Branch without keeping sufficient balance in the Bank Account is proved not only from the evidence of the Official witnesses but also through the cross examination of 1st Party himself. The said act is definitely prejudicial to the interest of the Bank and is a misconduct under para 19.5(j) of the Bipartite Settlement.

15. The 4th Charge pertains to the allegation that he incurred debts in excess which amounts to misconduct in terms of Bipartite Settlement dated 19.10.1966 para 19.7(1).

With regard to 5th Charge that while working at Salotgi Branch as Head Cashier he had discounted a cheque for Rs. 1,000/- on his account with Bellary Branch on 16.08.1982, he recorded the item in the dispatch register as though he had sent the cheque to the Bellary Branch for collection but had failed to send the same which amounts to misconduct under para 19.5(d) (Supra).

16. The 1st Party has not at all disputed any of the factualities but has attempted to give explanation. In his explanation to his conduct he appears to be under the impression that borrowing money from the outsiders is a private matter over which the management as no say but being the employee of the Bank and being governed by the Service Rules/Bipartite Settlement the alleged conduct of the 1st Party definitely amounts to misconduct under the Bipartite Settlement. He himself has shown that though he is dismissed from service his gratuity and provident fund were released subsequently. Bank is a public institution running from the public money, an employee borrowing the amount from the customers and becoming indebted to a lender shakes the confidence of the customers of the Bank which will have further ramification on the business of the Bank. Even if it is taken that 1st Party had no malafide intention to cheat the Bank, definitely he has exhibited gross negligence in holding the Bank property; his conduct is unbecoming as the employee of the Bank. Though he has tried to explain the delay of about 7 years, the fact remains that in respect of his dismissal order dated 25.05.1985; he raised the dispute in the year 1993 which is necessarily a long delay. After the preliminary issue was answered in the negative, he was receiving Interim Relief of Rs. 2,000/- per month and continued to receive the same even after crossing the age of superannuation.

17. By catena of Judgments of the Higher Courts it is well established that when the allegation of misappropriation and breach of trust is proved against the workman no lenient view is permissible on the quantum of punishment other than the punishment of dismissal. It is worthy to reiterate a line from the Judgment of Apex Court in AIR 1988 SC 2311 Union Bank of India vs Vishwa Mohan which held that, "It needs to be emphasized that in the Banking business absolute

devotion, diligence, integrity and honesty needs to be preserved by every Bank employee. If this is not observed, the confidence of the public would be impaired". Even though the Bank did not suffer any financial loss consequent upon the misconduct proved and though he has no past history. I decline to interfere with the order of the dismissal (in the light of the Judgment of Baby Vijayan vs Industrial Tribunal and another in 1999 (II) LLJ 155), wherein it was held, "Consideration of past records in matters like this have no relevance while imposing punishment for such a grave and serious misconduct. Likewise the question whether the bank sustained loss is also not a relevant aspect to be considered. The belief of account holders on the bank is the most important matter. The act of the employee is such that it can tarnish the image of the bank in the eyes of the public. We are therefore of the opinion that the award of the Tribunal is just and proper and the judgment of the learned single Judge confirming the said award is perfectly in order. There is absolutely no scope for interference in the order of the Tribunal as confirmed by the learned single Judge."

18. In view of the discussion (supra) I answer the referred issue affirmatively in favour of the 2nd Party Bank and the workman is not entitled for any relief. Hence, the following

AWARD

The reference is rejected.

(Dictated, corrected and signed by me on 20th May, 2019)

JUSTICE SMT. RATHNAKALA, Presiding Officer

नई दिल्ली, 28 मई, 2019

का. आ. 932.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में केन्द्रीय सरकार बैंक ऑफ बड़ौदा के प्रबंधन के संबद्ध नियोजकों और उनके कर्मचारों के बीच अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण एवं श्रम न्यायालय, बेंगलूर के पंचाट (संदर्भ संख्या 71/2000) को प्रकाशित करती है जो केन्द्रीय सरकार को 28.05.2019 को प्राप्त हुआ था।

[सं. एल -12012/103/2000-आईआर (बी-II)]

सीमा बंसल, अनुभाग अधिकारी

New Delhi, the 28th May, 2019

S.O. 932.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award Ref. No. 71/2000 of the Cent. Govt. Indus. Tribunal-cum-Labour Court, Bangalore as shown in the Annexure, in the industrial dispute between the management of Bank of Baroda, and their workmen, received by the Central Government on 28/05/2019.

[No. L-12012/103/2000-IR (B-II)]

SEEMA BANSAL, Section Officer

ANNEXURE

**BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT,
BANGALORE**

17th May, 2019

PRESENT : **Justice Smt. Rathnakala**, Presiding Officer

C.R. No. 71/2000

I Party

Sri Mahadeva,
Son of Yellappa Shahapur,
R/O Mujavar Galli,

II Party

The Regional Authority,
Bank of Baroda, Sona Towers,
1st Floor 71, Millers Road,

Near Babaleshwar Naka,
Bijapur, Karnataka.

Bangalore – 560 052.

Advocate for I Party : Mr. N. S. Narasimha Swamy

Advocate for II Party : Mr. T. P. Muthanna

AWARD

The Central Government vide Order No. L-12012/103/2000/IR(B-II) dated 12.10.2000 in exercise of the powers conferred by Clause (d) of Sub-Section (1) and Sub-Section 2(A) of Section 10 of Industrial Dispute act, 1947 (for brevity 'the Act' hereafter) referred the following Industrial Dispute for adjudication.

“Whether the action of the management of M/s Dena Bank, Bangalore is justified in terminating the services of the workman Shri Mahadeva without assigning any specified reasons? If not, what relief the workman is entitled to?”

1. The claim of the 1st Party is that, he joined the 2nd Party (erstwhile Dena Bank prior to its amalgamation with Bank of Baroda) on 04.11.1992 at Basaveshwarapet Branch, Bijapur as Badli Sipoy. During 1992 a sub-staff was transferred from the said Branch and the 1st Party was taken in his place, his duty was attending miscellaneous works including cleaning of premises of the Bank and as an assistant to the staff of the Bank. He was illegally terminated on 27.03.1999. During his tenure he was paid monthly salary at the rate of Rs. 53/- per day, he was also entrusted with the work of getting discounting of TT. He has worked for more than 240 days in a year and he was entitled to be regularised in the post. The Regional Office had also called for his details.

2. The 2nd party countered his claim thus:—

The 1st party was not appointed as an employee of the Bank at any point of time. Hence, the provision of Industrial Dispute Act 1947 is not applicable to his case. He was engaged as Badli Sipoy by Bijapur Branch intermittently as and when required. There is no employer-employee relationship between the parties. The procedure for appointment is regulated by statutory rules. As per 18.4 of the Bipartite Settlement dated 10.04.1989 existing permanent part time employee on scale wages can be given preference in respect of recruitment in subordinate cadre. He has not worked continuously for 240 days in a calendar year, he is gainfully employed. There is no such post as alleged by him in existence. Hence, the question of granting relief by invoking section 11(A) does not arise.

3. After completion of pleadings both parties have adduced evidence by reiterating their respective stand. The witnesses for the 2nd Party are the Branch Manager of the Bijapur Branch and Personnel Manager of the 2nd Party. There examination in chief evidence in its sum and substance is reiteration of the counter statement filed by the 2nd Party. MW-1 during cross examination produced the vouchers of payments made to the 1st Party workman commencing from 1994 to 1997 as Ex M-1 to Ex M-3. As per his evidence 1st Party was engaged for the first time on 20.01.1994 and not on 14.11.1992 as claimed by him and except cleaning the premises he did not do any other work in the Bank. However, he admitted that the 1st Party worked with the 2nd Party continuously for more than 6 years and he identified the letter written by the Regional Authority to the Branch Manager calling details of the 1st Party workman.

4. The 1st Party during his evidence produced Ex W-1 to W-9 and stated that he was paid monthly salary and worked continuously from 1993 to 1996. Now coming to the documentary proof Ex M-1 to Ex M-3 they are the details of the amount paid to the 1st Party along with the vouchers. Ex W-1 is the letter addressed by the Regional Office to the Branch Manager and the same is identified by MW-1. By the said letter they called upon the details of the Badli Sipoy engaged during the vacancies/ leave and/ or otherwise at the Branch; Ex W-2 is the details sent to the Regional Branch showing the bio-data of the 1st Party; Ex W-3 is a voucher in respect of Rs. 1314/- for working 23 days during February 1997.

5. From the above materials it transpires that, the 1st Party was engaged by the Branch Office for their exigency when one of the sub-staff was transferred from the Branch and he was the daily wager and his service was orally terminated on 27.03.1999. He has served for more than 240 days in a calendar year, suffice to satisfy the requirement of section 25-B of the Act. On his own showing from Ex W-2 his Date of Birth is 22.05.1959. It is too late at the end of the day for him to dream of reinstatement / regularisation. As per the terms of Bipartite settlement, existing permanent part time employee on scale wages can be given preference in respect of recruitment in subordinate cadre, but the 1st party workman does not fit into the cadre of permanent part time employee on scale wages, he is a daily wager. However, as things stand, as per Ex W-2 the details sent by the Branch to the Regional Office which is submitted by MW-1. During 1993 he had worked for 234 days and from 1994 to 1996 he has worked for more than 240 days, suffice it to say that his continuous service is, as contemplated by section 25-B of the Act for a period of three years only. As such Dena Bank from whom he has claimed relief is amalgamated with Bank of Baroda and it is the submission at the Bar that Post of Badli Sipoy is not in existence. Whatever be the reason, while dispensing the service of the workman who has worked for more than 240 days in the last 3 calendar years, it is the mandate under section 25-F of the Act that the workman shall be paid one month notice pay/wages in lieu of the notice period and a compensation equivalent to 15 days average

pay for every completed year of continuous service. The mandatory provisions of section 25-F since not followed the termination of the workman amounts to illegal retrenchment and the only way out to set right the injustice caused to the workman is by way of awarding compensation. A mathematical calculation of the notice pay and the retrenchment compensation will not compensate the injustice suffered by the workman, since the value of the money has gone down exhaustively. Wherefore, I'm of the considered opinion a compensation of Rs. 10,000/- in lieu of the illegal retrenchment of the 1st Party workman would equalize the situation. Hence, the following

AWARD

The reference is accepted, the 2nd Party Bank of Baroda (former Dena Bank) is directed to pay a compensation of Rs. 10,000/- to the 1st Party workman Sh. Mahadeva within 60 days from the date of publication of the award, otherwise the amount shall carry future interest of 8% per annum till payment.

(Dictated, corrected and signed by me on 17th May, 2019)

JUSTICE SMT. RATHNAKALA, Presiding Officer

नई दिल्ली, 28 मई, 2019

का. आ. 933.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में केन्द्रीय सरकार विजया बैंक के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण एवं श्रम न्यायालय, बंगलोर के पंचाट (संदर्भ संख्या 46/2004) को प्रकाशित करती है जो केन्द्रीय सरकार को 28.05.2019 को प्राप्त हुआ था।

[स. एल -12011/76/2004-आईआर (बी-II)]

सीमा बंसल, अनुभाग अधिकारी

New Delhi, the 28th May, 2019

S.O. 933.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award Ref. No. 46/2004 of the Cent. Govt. Indus. Tribunal-cum-Labour Court, Bangalore as shown in the Annexure, in the industrial dispute between the management of Vijaya Bank, and their workmen, received by the Central Government on 28/05/2019.

[No. L-12011/76/2004-IR (B-II)]

SEEMA BANSAL, Section Officer

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, BANGALORE

Dated : 17th May, 2019

PRESENT : Justice Smt. Rathnakala, Presiding Officer

C.R. No. 46/2004

I Party

The General Secretary,
Vijaya Bank Workers Organisation,
37/1, Ist Floor, Car Street,
Ulsoor,
Bangalore - 560008.

II Party

The Deputy General Manager,
Bank of Baroda,
41/2, Head Office,
M. G. Road, Trinity Circle,
Bangalore - 560 001.

Advocate for I Party : Mr. B. D. Kuttappa

Advocate for II Party : Mr. B. C. Prabhakar

AWARD

The Central Government vide Order No. L-12011/76/2004/IR(B-II) dated 18.08.2004 in exercise of the powers conferred by Clause (d) of Sub-Section (1) and Sub-Section 2(A) of Section 10 of Industrial Dispute act, 1947 (for brevity 'the Act' hereafter) referred the following Industrial Dispute for adjudication.

"Whether the action of the management of Vijaya Bank is justified having dismissed Shri B. Vageesh Rao, Ex-Special Assistant, Mandarthi Branch from services w.e.f 22.07.2003? If not, what relief he is entitled to and from which date?"

The 1st Party herein has espoused the case of Sh. B Vageesh Rao who was working as Special Assistant at Mandarthi Branch.

1. The fact is, the workman joined the service of the 2nd Party Management (erstwhile Vijaya Bank prior to its amalgamation with Bank of Baroda) in the year 1975, he was issued charge sheet by the Deputy General Manager on 16.12.2002. The crux of the allegation is while working as Special Assistant he was responsible for handling portfolio of S.B A/c, O.D A/c, Inoperative S.B A/c, maintenance of carious records/registers pertaining thereto. He indulged in various fraudulent acts, in order to derive undue pecuniary benefits for himself and exposed the Bank to risk of huge financial loss. They had cited the details of the day to day transactions alleged to have been committed by him in the charge sheet. The workman denied the charges, Domestic Enquiry was held. After conducting the enquiry, the Enquiry Officer submitted the Enquiry Report, holding the workman guilty of the misconduct alleged. The Disciplinary Authority acting on the Enquiry Report passed the order of dismissal.

2. The 1st Party before this Tribunal claims that the enquiry was not in accordance with the Principles of Natural Justice. Original documents were not marked during the enquiry. There was a serious lapse on the part of the Enquiry Officer while conducting the enquiry, the enquiry findings are perverse. The Disciplinary Authority has mechanically passed the order of dismissal. He has been victimised and discriminated. His co-employee one Sh. H N Harisha who was also charge sheeted on similar allegation is imposed lesser punishment.

3. The 2nd Party in its counter statement justified the dismissal order. It was further contended that 1st Party cannot compare his case with that of Sh. H N Harisha, facts involved in both the cases are different and said Sh. H N Harisha was charge sheeted for the misconduct of lesser gravity.

4. On the rival pleadings of the parties issue regarding the fairness of the Domestic Enquiry was framed tried and adjudicated as preliminary issue and answered affirmatively in favour of the Management. Both parties have lead further evidence in respect of victimization and discrimination. Written arguments are submitted by both the parties.

5. The imputation of misconduct as incorporated in the charge sheet runs to several pages. Specific allegations read thus:—

- (i) Your action in misutilising the amount remitted by the a/c holders in SB A/c Nos. 7733, 4959 and OD of Shri. Sripathi Adiga and effecting fraudulent credit entries in the respective accounts to conceal the fact of misutilisation of the cash remitted by the a/c holders amount to an act prejudicial to the interest of the Bank, which constitutes an act of gross misconduct under sub-clause (j) of clause 5 of Memorandum of Settlement on Disciplinary Action Procedure for Workmen dated 10.04.2002.
- (ii) Your action in unauthorisedly issuing tokens to yourself if and subsequently passing cheques for cash payment without debiting the instruments to the concerned accounts (viz. SB a/c Nos. 7733, 7797 and OD a/c of yourself) amounts to an act prejudicial and detrimental to the interest of the bank which constitutes an act of gross misconduct under sub-clause (j) of clause 5 of Memorandum of Settlement on Disciplinary Action Procedure for Workman dated 10.04.2002.
- (iii) Your action in effecting false credit entries in your own SB a/c with a view to avoid dishonour of clearing cheques, amounts to misusing your official position in the Bank in order to gain undue pecuniary benefit at the cost of the bank, which is prejudicial and detrimental to the interest of the Bank and constitutes an act of gross misconduct under sub-clause (j) of clause 5 of Memorandum of Settlement on Disciplinary Action Procedure for Workman dated 10.04.2002.
- (iv) Your action in unauthorisedly passing a cheque for Rs. 1,000/- for cash payment in your own OD a/c without actually debiting the instrument in the a/c amount to misusing your official position in the Bank, which is prejudicial and detrimental to the interest of the Bank and constitutes an act of gross misconduct under sub-clause (j) of clause 5 of Memorandum of Settlement on Disciplinary Action Procedure for Workman dated 10.04.2002.
- (v) Your action in manipulating the balancing register maintained at the branch in order to conceal your fraudulent transaction amount to falsification of official records of the branch, which is prejudicial and detrimental to the interest of the Bank and constitutes an act of gross misconduct under sub-clause (j) of clause 5 of Memorandum of Settlement on Disciplinary Action Procedure for Workman dated 10.04.2002.

- (vi) Your action in fraudulently passing cheque Nos. 147028 & 147027 in the SB A/c No. 7797 of Venkatesh Murthy of which in fact was issued to SB A/C No. 7685 of Sri. Sunder amounts to fraudulent acts on your part which is prejudicial to the interest of the Bank and constitutes an act of gross misconduct under sub-clause (j) of clause 5 of Memorandum of Settlement on Disciplinary Action Procedure for Workman dated 10.04.2002.

6. During the enquiry the management examined three witnesses. The Investigating Officer who had submitted the details who had investigated the matter was one among the three witnesses was the first witness. The other two were the Branch Manager of the Mandarthi Branch one of the Account Holder in respect of whose account fraud was committed. The 1st Party remitted cash of Rs. 89,500/- on 12.08.2002 on detection of shortfall, admitting that he had over drawn few accounts upto Rs. 89,500/- he had also detailed the particulars and nature of the A/c No. and name of the Account Holders.

7. The 1st charge pertains to mis-utilization of the amount remitted by the Account Holders 773, 4959 and OD Account of Sh. Sripathi Adiga.

The 2nd and 4th charge was in respect of unauthorised issue of tokens by the 1st Party and subsequently passing the cheques for cash payment without debiting the instrument to the concerned accounts, i.e. Account No. 7733, 7797 and OD Account of 1st Party.

The 3rd charge was regarding false credit in 1st Party S.B A/c with a view to avoid dishonour of the clearing cheque presented in his S.B A/c.

The 5th Charge was manipulation of the balancing register to conceal the fraudulent transactions and falsified the Branch records.

The 6th charge was about fraudulently passing cheque Nos. 147028 and 147027 in the S.B A/c No. 7797, even though the said cheques pertain to S.B Account holder 7685 of Sh. Sunder.

8. The Enquiry Officer considered in detail the oral and documentary evidence placed by MW-1 to MW-3 and viz a viz the defence of the 1st Party workman and found that charges 1 to 5 are proved, 6th charge not proved. In his remarks to the Enquiry Report the 1st Party sought for a lenient view of the matter and to exonerate him from the charges. The Disciplinary Authority concurred with the enquiry finding considered the stand of the 1st Party workman to the Enquiry Report and proceeded dismissing from service as a measure of punishment in respect of Charges 1 to 5 which were held proved against him. The Appellate Authority did not appreciate the grounds urged by him in his appeal.

9. Before this Tribunal regarding victimization and discrimination, in his affidavit evidence he has cited the case of Sh. H N Harisha, Clerk cum Typist who was issued charge sheet, tried in the Domestic Enquiry and was found guilty of the charges. According to the workman though the charges were proved he was advised to be careful and diligent and was warned, his salary was reduced to lower stage in the time scale of pay for two stages for a period of 3 years with cumulative effect and 50% of financial loss caused to the Bank was ordered to be recovered. The charges alleged against 1st Party is similar to that levelled against Sh. H N Harisha, thus it amounts to discrimination.

10. The 2nd Party rebutted the said allegation through the evidence of their Senior Manager. It is brought on record that, the 1st Party while working in the said Branch was issued another charge sheet dated 02.04.1994 for issuing cheques favouring 3rd Parties on his S.B. A/c without maintaining sufficient balances. He admitted the charges and was imposed with the punishment of 'censure'. The charge sheet issued and proceedings held at that time are Ex M-15 to Ex M-17; in spite of giving opportunity to reform himself he continued his habit and committed misconduct. Sh. H N Harisha (cited by 1st Party workman) was charge sheeted for accepting the cash and making payments above Rs. 20,000/- (relevant documents are produced by 1st Party as Ex W-1 to Ex W-4) during the period from 01.03.2003 to 31.01.2004, he was charged for the misconduct of deliberately failing to bring it to the notice of the Senior Branch Manager/Officials of the Bank about the excess cash found by him in the closing cash and he should have credited the said excess cash to the suspense receipt account, he had removed the excess cash and misappropriated the Bank's funds causing financial loss to the Bank. On finding him guilty of the charges he was imposed punishment of "reduction to a lower stage in the time scale of pay by two stages for a period of 3 years with cumulative effect" vide order dated 30.11.2004 by way of administrative action it was ordered that he shall be liable to reimburse Rs. 873/- i.e. 50% of the financial loss incurred by the Bank. The 1st Party cannot compare himself with Sh. H N Harisha.

11. In the above circumstances following points arise for consideration:—

- (i) Whether the findings of the Enquiry Officer is perverse?
- (ii) Whether the 1st Party workman is discriminated?
- (iii) Whether there is any mitigating circumstance to alter the punishment order?

12. The Enquiry Officer has acted upon the statements of the management witness i.e., the then Senior Manager of the Branch, the Customer of the Branch in respect of whose S.B A/c manipulation was allegedly done by the workman and

the Investigating Officer. The Investigator is also the Senior Manager of the Bank. He testified about the investigation conducted by him. His statement was, the 1st Party had made fake credit entry with the narration “by cash” in the ledger sheets and pass books and passed the cheques for cash payment without debiting the amount of cheques in the ledger sheets and thereby unauthorizedly allowed over drawings in the account. He passed 2 cheques issued from his own S.B A/c No. 7482 after making fake credit entries, issued DDs towards the proceeds of such cheques; unauthorizedly he had debited Inoperative S.B A/cs and credited S.B units; while tallying S.B units; he manipulated the figures in the balancing registers/ledger sheets while tallying the accounts. The witness had identified the copy of credit voucher of suspense receipt account dated 12.08.2002 for Rs. 89,500/-. He had further deposed that the said amount was remitted by the 1st Party for adjusting the amount of the fraudulent transaction made by him in various A/c’s.

13. The then Senior Manager of the Branch had deposed that, the 1st Party was entrusted with the duty of supervisory work of S.B department, Current A/c, OD/CC, maintaining of cash scroll and connected work of the above department.

14. MW-2 the holder of the A/c No. 4959 had testified that being a busy person he usually hands over the cash to the employee of the Bank for remittance to his account and he has been following the same practice while remitting the cash to other Banks. He had given letter to the Branch Manager regarding the remittance of cash to his S.B A/c, in that letter he had stated that on 15.03.2002 Rs. 5,000/- and on 19.04.2002 Rs. 14,000/- were given to the 1st Party along with the pass book, though there was entry in the pass book receipt was not issued. Subsequently the amount of Rs. 5,000/- and Rs. 14,000/- were made good.

15. Throughout, the defence of the 1st Party among other things, was ‘handwriting experts opinion was not taken to prove the manipulation’ alleged against him, he disputed the signature which was alleged to be that of him; he also pointed that the Branch had not followed the procedure of allocating the duty to the employees, if the proper procedure was followed fraud could have been avoided.

16. In the regard the Enquiry Officer observed that, the manipulation in the balancing register were in the figures and the total was not tallying the books of A/c’s. The Branch Manager had identified the handwriting of the 1st Party in the relevant management exhibits. Thus, it was held that the charges 1 to 5 as proved. The 6th charge was about passing the cheque in the A/c of Sh. Venkatesh Murthy, though the cheque leaves was not issued to Sh. Venkatesh Murthy. The Enquiry Officer observed from the evidence of MW-1 that the prosecution had not referred to the Head quarters circular, issue in respect of such irregular passing of cheque in favour of 3rd party and also further observed that the A/c holder during his statement had admitted that he had received the amount at the Branch. Thus he held the 6th Charge as not proved.

17. The Disciplinary Authority has gone by the Enquiry Records, the documents and depositions of the witnesses along with the written briefs submitted by the Presenting Officer and 1st Party, before arriving at their conclusion. Thus, by taking into consideration the gravity of misconduct, proposing his dismissal from service of the Bank, the proposal was communicated to him. The 1st Party sought for a personal hearing however the request was declined, by considering his remarks to the proposed punishment. Appellate Authority recorded his conclusion that lenient view cannot be taken for his grave acts of misconduct and dismissed him from the service of the Bank with immediate effect.

18. I find from the Enquiry Record that it is a well analysed and well discussed finding not suffering with perversity or arbitrary reasoning. The Appellate Authority though considered his various contentions had observed that, he was twice involved in the misconduct of issuing cheques to the 3rd Parties without maintaining sufficient amount in his S.B A/c and recorded that the order of punishment of dismissal is not harsh and commensurates with the gravity of the proven acts.

19. On a perusal of the enquiry findings viz a viz the evidence placed before the Enquiry Officer, I do not find any flaw in the finding of the Enquiry Officer, his conclusion flows from the appreciation of evidence made in the body of the report. The Disciplinary Authority as dealt with the remarks of the 1st Party to the enquiry report/ punishment order.

20. The 2nd Party being a Bank is required to maintain its image and transparency in the Banking Transactions. It is also to be noted that the 1st Party had remitted an amount of Rs. 89,500/- subsequent to the transaction along with the breakup figures. It is not a single instance of clerical mistake or due to oversight. The manipulation of records, bank ledgers etc., indicate his intentional indulgence in violating the procedure of the Bank, any continuation of such employee would prove harmful for the Business and the Administration of the Bank itself.

21. His allegation that he alone is discriminated is answered by the management by producing records pertaining to Sh. H N Harisha who suffered lesser punishment. Obviously his case was an isolated incident wherein he had not reported the excess cash amount found while closing the cash balance, but the 1st Party workman herein has a history of previous 2 cases of issuing cheques without maintaining sufficient balance in his Account. Though caught on both

occasions he has perpetuated his old habit and attitude and cannot compare himself with Sh. H N Harisha who enjoys lesser punishment. For the reason (supra) I hold that the action of the 2nd Party in dismissing the 1st Party workman from the service is justified. Hence, the following

AWARD

The reference is rejected. 1st Party workman is not entitled for any relief.

(Dictated, corrected and signed by me on 17th May, 2019)

JUSTICE SMT. RATHNAKALA, Presiding Officer

नई दिल्ली, 30 मई, 2019

का. आ. 934.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में केन्द्रीय सरकार न्यू मंगलोर पोर्ट ट्रस्ट के प्रबंधन के संबद्ध नियोजकों और उनके कर्मचारों के बीच अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण एवं श्रम न्यायालय, बंगलोर के पंचाट (संदर्भ संख्या 38/2006) को प्रकाशित करती है जो केन्द्रीय सरकार को 30.05.2019 को प्राप्त हुआ था।

[स. एल -45011/4/2006-आईआर (बी-II)]

सीमा बंसल, अनुभाग अधिकारी

New Delhi, the 30th May, 2019

S.O. 934.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award Ref. No. 38/2006 of the Cent. Govt. Indus. Tribunal-cum-Labour Court, Bangalore as shown in the Annexure, in the industrial dispute between the management of New Mangalore Port Trust, and their workmen, received by the Central Government on 30/05/2019.

[No. L-45011/4/2006-IR (B-II)]

SEEMA BANSAL, Section Officer

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, BANGALORE

Dated : 20th May, 2019

PRESENT : Justice Smt. Rathnakala, Presiding Officer

C.R. No. 38/2006

I Party

The General Secretary,
New Mangalore Port Staff,
Association, Near A O Building,
NMPT, Panambur,
MANGALORE – 575 010.

II Party

The Chairman,
New Mangalore Port Trust,
Panambur,
MANGALORE – 575 010.

Appearances

I Party : Shri D. R. Vishwanath Bhat, Advocate

II Party : Shri Ramesh Upadhyaya, Advocate

AWARD

1. The Government of India, Ministry of Labour, vide order No. L-45011/4/2006-IR(B-II) dated 15.09.2006 in exercise of the power conferred by clause (d) of sub-section (1) and sub-section (2A) of Section 10 of the Industrial Disputes Act, 1947 (hereinafter referred as "The Act") (14 of 1947) referred the following Industrial Dispute to this Tribunal for adjudication:

SCHEDULE

“Whether the action of the management of New Mangalore Port Trust in reducing the rate of H.R.A. of the workmen working at Trade Promotion Centre, Bangalore from 25% to 15% w.e.f. 1-1-1998 is legal and justified? If not, to what relief the said workmen are entitled?”

2. The claim of the 1st Party is,

‘that the 2nd Party is a major port constituted under the provisions of Major Port Trust Act, 1963, originally it was run by the Government of India, Department of Surface Transport; the 2nd Party has its Trade Promotion Centre (TPC) at Bangalore; the payment of House Rent Allowance (HRA) and City Compensatory Allowance (CCA) pertaining to the employees of the management are governed by the ‘*Bi-partite Settlement on Wage Revision and Retirement benefits and conditions of service of Port and Dock Workers at major ports w.e.f. 01.01.1997*’. It was brought into effect w.e.f. 01.01.1998.

It is further stated before implementation of Wage Revision Settlement dated 02.08.2000 w.e.f. 01.01.1998, the employees at Trade Promotion Centre at Bangalore (TPC hereinafter) were allowed to draw HRA and CCA in accordance with the Port and Dock Employees of A class city – HRA @ 25% of Basic Pay and CCA at Rs. 100.00 p.m. as existed at Chennai. The Government of India had given permission in the form of direction to pay this enhanced higher rate of HRA and CCA vide letter dated 19.11.1990. The enhanced allowance was given w.e.f. 19.11.1990.

The earlier settlement has been terminated and new settlement was entered between the Management and the Employees of New Mangalore Port Trust vide settlement dated 02.08.2000 w.e.f. 01.01.1998. The 2nd Party stopped payment of HRA and CCA to the Employees of TPC Bangalore at the enhanced rate of 25% of actual Basic Pay, they are given HRA and CCA at the rate prevailing at Mangalore. As per the wage settlement of 02.08.2000, the Employees of Chennai Port Trust are eligible for HRA @ 25% subject to ceiling of Rs. 2000.00 p.m., the CCA (now renamed as Port City Allowance (PCA)) is enhanced to Rs. 300.00 p.m. for the employees working at Chennai Port Trust. It is further stated that as per clause 36 of the Wage Settlement of 02.08.2000 any facility, privilege, amenity like momentary benefit or otherwise a concession to which the employee may be entitled shall not be withdrawn, reduced or curtailed. In the light of the above, the Employees of the TPC Bangalore are entitled to draw the allowance in par with the Port and Dock Employees at A Class viz Madras @ 25% of Basic Pay and Rs. 300.00 p.m. The 2nd Party has illegally reduced the allowance to the employees of TPC Bangalore w.e.f. 01.01.1998. Several Representations requesting to extend the benefit are not responded. There is no clause in Bipartite Settlement dated 02.08.2000, by which 2nd Party can reduce the payment of HRA and CCA to its employees working with TPC Bangalore.’

3. The 2nd Party in its counter statement contends,

‘that the employees of New Mangalore Port Trust are bound by Memorandum of Settlement arrived on Charter of Demands for Wage Structure and Allied matters between the workmen representing the all India Federation and Management of Major Ports once in five years. The first wage settlement dated 04.01.1981 was made applicable to the New Mangalore Port Trust w.e.f. 01.04.1980, both parties are bound by the provisions of these wage revision settlements: fixation of HRA and CCA is one of the specific conditions stipulated in these settlements. The workman serving at TPC Bangalore and the Employees working in the 2nd Party Management, Panambur are considered as the Employees of the New Mangalore Port Trust and are covered by ‘Schedule of Employees’ drawn by NMPT every year. The 2nd Party has not reduced the rate of HRA from 25% to 15% w.e.f. 01.01.1998 as alleged. The New Mangalore Port Trust is not run by the Government of India, Ministry of Surface Transport. Though it is controlled by Government of India, Ministry of Surface Transport, the affairs of the port are managed by the Board of Trustees appointed by the Government of India. The activities are carried out in accordance with the Major Port Trusts Act, 1963. The payment of HRA and CCA to the employees were initially made applicable w.e.f. 1984 @ 12% of their actual Basic Pay and 15% from 1987 and continued till 1997 subject to the ceiling limits prescribed therein. On the request of the 1st Party Union with the Management to pay HRA and CCA in a higher rate as applicable to the Central Government Employees working at Bangalore, the 2nd Party temporarily agreed for the demand and HRA and CCA were increased accordingly w.e.f. 01.07.1990 vide office order dated 17.11.1990 subject to confirmation from the Ministry. Subsequently, said relaxation is withdrawn in OM dated 07.08.2001 as the rates applicable to the Government Employees working at Bangalore is similar to the rates applicable to the employees of the Panambur Port i.e., 15% of the actual Basic Pay which rate is provided at WRC Settlement. There is no mention regarding HRA in WRC settlement dated 02.08.2000 applicable from 01.01.1998. As per the said settlement HRA payable to the employees of the 2nd Party is fixed to 15% of Basic Pay and there is no provision to allow higher rate at 25% to the workman of the TPC Bangalore.’

4. Both parties have adduced evidence, documents Ex W-1 to W-5 are marked by the 1st Party and the same is relied by the 2nd Party. The undisputed documents are:

Ex W-1 – a letter addressed by Research Officer for Government of India, Ministry of Surface Transport, Labour Division, to the 2nd Party.

Ex W-2 is the Office Order whereby the HRA and CCA of the five employees working at TPC Bangalore is fixed as admissible to A Class cited i.e., Madras at WRC/OSD.

Ex W-3 is the clause 36 of the wage settlement of 02.08.2000.

Ex W-4 is the statement of wages for the period January 1998 to August 2000.

Ex W-5 is the subsequent Wage settlement which came into effect from 01.01.2007.

5. There is no dispute to the fact that HRA was given to the TPC Bangalore employees at the rates applicable to the corresponding Port and Dock Employees at A Class City i.e., Madras. Under the wage settlement of Ex W-5 also the employees at the Port of Chennai are entitled to draw 30% of the Actual Basic Pay whereas the employees of the New Mangalore are given 20% of the actual basic pay. The 2nd Party contended that the order at Ex W-1 was issued temporarily subject to confirmation from the Ministry. But such intention is not expressed at Ex W-1 in specific terms. There is no subsequent order by the Ministry of Surface Transport, Labour Division either confirming or withdrawing the benefit accorded by Ex W-1. The letter reads thus :

‘I am directed to refer to your letter No. 11/4/9 PLA.2 dated 8/8/90 on the above subject and to convey Government’s approval for payment of HRA and CCA to su- of the employees of NMPT posted at Trade Promotion Centre at Bangalore at the rates as applicable to the corresponding port and dock employees at ‘A’ Class City Viz. Madras. This will take effect prospectively from the date of the issue of the orders.’

6. To gather the durability of benefits bestowed by virtue of Ex W-1, we have to go to clause 36 of wage settlement of 02.08.2000 which reads thus :

‘36. PROTECTION OF EXISTING BENEFITS: Merely as a consequence of the implementation of this Settlement, any facility privilege, amenity, right, benefit, monetary or otherwise or concession to which an employee or a category of employees might be entitled to by way of any award, practice, or usage, shall not be withdrawn, reduced or curtailed, except to the extent and manner as explicitly provided for in this Settlement. Provided, however, that this protection clause shall not be used by the Federations and their affiliated unions and any person/persons enjoying benefits under this Settlement for preventing Port/DLB managements from taking steps for the implementation of the provisions of this Settlement for improving productivity.’

Thus it is clear that benefit under Ex W-1 is not hit by the settlement of 02.08.2000.

7. Hence, reading Ex W-1 in conjunction with clause 36 of Ex W-3 makes it clear that the settlement dated 02.08.2000 will not take away the benefits enjoyed by them from 17.11.1990 i.e., HRA @ 25% (as is applicable to the employees working at the Port of Madras). There is no merit in the stand of the 2nd Party that the terms of settlement of 02.08.2000 seizes the benefits enjoyed by the workman under Ex W-1. The subsequent settlement was in the year 2006, hence the tenure of relief of the present demand is from 01.01.1998 to 31.12.2006. Under the said settlement of 2006, the employees working at the Port of Madras are entitled for HRA @ 30% of their Basic Pay.

8. For the discussion supra, the action of the 2nd Party in reducing the HRA which they were enjoying from 01.07.1990 is not legal. Accordingly,

AWARD

The reference is accepted. The action of the 2nd Party New Mangalore Port Trust in reducing the rate of HRA of the workmen working at TPC, Bangalore from 25% to 15% w.e.f. 01.01.1998 is not justified.

2nd Party is directed to release the withheld amount in favour of the concerned workman who were in service at the relevant point of time at Trade Promotion Centre, Bangalore within 60 days of the Publication of this Award, otherwise, the amount shall carry future interest @ 8% per annum.

(Dictated to U D C, transcribed by him, corrected and signed by me on 20th May 2019)

JUSTICE SMT. RATHNAKALA, Presiding Officer

नई दिल्ली, 30 मई, 2019

का. आ. 935.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में केन्द्रीय सरकार केनरा बैंक के प्रबंधन के संबद्ध नियोजकों और उनके कर्मचारों के बीच अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण एवं श्रम न्यायालय, बंगलोर के पंचाट (संदर्भ संख्या 01/2011) को प्रकाशित करती है जो केन्द्रीय सरकार को 30.05.2019 को प्राप्त हुआ था।

[स. एल-39025/01/2019-आईआर (बी-II)]

सीमा बंसल, अनुभाग अधिकारी

New Delhi, the 30th May, 2019

S.O. 935.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award Ref. No. 01/2011 of the Cent. Govt. Indus. Tribunal-cum-Labour Court, Bangalore as shown in the Annexure, in the industrial dispute between the management of Canara Bank, and their workmen, received by the Central Government on 30/05/2019.

[No. L-39025/01/2019-IR (B-II)]

SEEMA BANSAL, Section Officer

ANNEXURE**BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT,
BANGALORE****Date : 20th May, 2019****PRESENT :** Justice Smt. Rathnakala, Presiding Officer**I.D. No. 01/2011****I Party**

Shri M.J. Joseph,
No. 9, 2nd Floor,
Corporation Building,
Broadway,
HUBLI – 580 020.

II Party

The Deputy General Manager,
Canara Bank, Circle Office,
Bailappanavaranaagara,
HUBLI – 580 029.

Advocate for I Party : Nil

Advocate for II Party : Mr. T. R. K. Prasad

AWARD

1. This is an application filed by the workman under section 2A(2) of the Industrial Dispute Act (herein after for brevity 'the Act'). The claim of the workman is, he joined the service of the Bank in the year 1998 as temporary staff and his service was confirmed on 21.12.1998. He lastly served at Goa from 07.01.2002 till 28.03.2009, his last drawn pay was Rs. 8,000/- per month, he was a sub-staff and class-IV employee. His service was suspended w.e.f 15.05.2008 pending enquiry, Disciplinary proceedings there after followed. The allegation made against him in the charge sheet was vague. The Enquiry Officer submitted his report holding him guilty of the misconduct. The Disciplinary Authority concurred with the enquiry findings and proposed the punishment of discharge from service with superannuation benefits etc, the same was imposed without considering his past service. The Appellant Authority did not consider his submissions. He raised Industrial Dispute before the Conciliation Officer of the Central Government at Hubli on 09.09.2010 during the pendency of the conciliation proceedings he has filed this petition seeking for a direction to reinstate him in the service with full back wages, continuity of service and ancillary benefits etc.

2. The 2nd Party in their counter statement stated that, the charges pertains to threatening the Branch Manager over phone on 17.04.2008, entering the Branch under the influence of alcohol on 24.04.2008 and quarrelling with the Daftary of the Branch and physically assaulting him and abusing him. The above acts constitute gross misconduct as per the provisions

of Canara Bank Service Code. In the charge sheet the previous incidents of various misconduct and the action taken upon also was narrated, for which he had failed to improve upon himself and still committed the misconduct. The enquiry was conducted by affording reasonable opportunity to him. The Enquiry Officer submitted his findings holding him guilty of the charges. The 1st Party made his submission to the Enquiry Report, before that the Disciplinary Authority. The Disciplinary Authority considered the Enquiry Report with his submission and proposed punishment of discharge from service with superannuating benefits and without disqualification from future employment. After the personal hearing, the Appellant Authority did not find any reason to interfere either with the finding of the Enquiry Officer or the order of the Disciplinary Authority and confirmed the punishment order. The punishment imposed commensurates with the gravity of charges as such the action of the 2nd Party taken against him is legal valid and justified.

3. On completion of the pleadings a Preliminary Issue was framed regarding the fairness of Domestic Enquiry, and the Preliminary Issue was answered affirmatively in favour of Management.

4. The 1st Party had engaged a counsel on his behalf at the time of filing the petition, there after his counsel retired on the ground that, he has no instruction from the workman to conduct the case.

5. The management to discharge the burden of Preliminary Issue had examined the witness (MW-1) and marked Ex M-1 to M-18, his evidence remained unchallenged without cross examination and without rebuttal evidence. Notice issued to the 1st Party from this Tribunal returned unserved with the endorsement 'left'.

6. Learned counsel for the 2nd party has submitted his arguments and placed reliance on the following judgement :—

(2000) 3 SCC P324 UP state road transport corporation vs Subash Chandra Sharma and others and (2006) 1 SCC P430 Hombe Gowda Educational Trust and another vs State of Karnataka and others. In the 1st Cited Judgment the workman in drunken state had gone to the cashier cabin demanded money from him when refused he abused and threatened to assault him. The Apex Court observed that it was certainly a serious charge of misconduct and the Labour Court was not justified in interfering with the order of removal from service, when the charge against him stood proved.

In the 2nd Cited judgement it was held that, *"This Court has come a long way from its earlier viewpoints. The recent trend in the decisions of this Court seek to strike a balance between the earlier approach to the industrial relation wherein only the interest of the workmen was sought to be protected with the avowed object of fast industrial growth of the country. In several decisions of this Court it has been noticed how discipline at the workplace/industrial undertakings received a setback. In view of the change in economic policy of the country, it may not now be proper to allow the employees to break the discipline with impunity. Our country is governed by rule of law. All actions, therefore, must be taken in accordance with law. Law declared by this Court in terms of Article 141 of the Constitution, as noticed in the decisions noticed supra, categorically demonstrates that the Tribunal would not normally interfere with the quantum of punishment imposed by the employers unless an appropriate case is made out therefore. The Tribunal being Inferior to this Court was bound to follow the decisions of this Court which are applicable to the facts of the present case in question. The Tribunal can neither ignore the ratio laid down by this Court nor refuse to follow the same."*

7. I have perused the Enquiry records; the gist of the allegation against the 1st Party workman in the charge sheet was the cheques issued by him for want of sufficient funds in his account. He was once accused in a pending proceeding under section 138 of NI Act. He mis-utilised an amount of Rs. 25,000/- given by a customer for credit of his account. While working at Balele Branch he was cautioned by the Circle Office Bangalore; he had undertaken before the H.R.M Section, CO, Hubli that he will not issue cheques without providing funds in his account thereafter.

On 04.09.2007 under influence of the alcohol he misbehaved with Ms Kranti Mesta a coolie engaged by the Branch for the day, he held her hand, pushed her and abused her. He threatened other employees who came to the rescue of Ms Kranti Mesta. In this regard he was severely cautioned.

On 17.04.2008 he was on leave, still he contacted the Manager over phone he entered into altercations without any reason, he also threatened him of thrashing him.

On 24.04.2008 he came to the Branch under the influence of alcohol, he assaulted Sri. Sandip Naik, Daftary to give his salary statement and before receiving the salary statement he started quarrelling with him and started assaulting physically in the presence of few staff members and customers and created a scene. He also abused Mr. B.S. Jadhav, Branch Manager and threatened of dire consequences.

8. During the enquiry 10 witnesses were examined for the Management and 21 documents were marked. There were no witnesses or documents from the 1st Party side. However, he had submitted the written arguments. The Enquiry Officer framed following issues for his consideration:—

- (i) Whether Sri. M G Joseph, the CSE was in the habit of misbehaving in the branch with his colleagues / others and that whether he has abused / threatened Sri B S Jadhav, Sri Sandeep Naik and others which has caused the dislocation to the smooth functioning of the branch?

- (ii) By his above actions whether Sri M G Joseph has caused wilful damage to the property / image of the Bank.
- (iii) Whether by his above actions Sri M G Joseph has committed “Gross Misconduct” within the meaning of clause 3(j), 3(k) & 3(m) of Chapter XI of Canara Bank Service Code.

9. The Investigating Officer was examined by the Management as MW – 6. MW – 1 who is the Officer of the 1st Party had stated about the misbehaviour and worst act committed by the workman both as a eye witness and also as the first complainant. MW – 2 was Mr. Sandeep Naik who suffered a slap from 1st Party, MW – 3 and MW – 4 are the employees of the branch, MW – 5, 7 to 10 are the witnesses to the incident of 24.04.2008. MW – 6 is the Investigating Officer who investigated on the complainants. He had recorded the statement of the staffs working in the Branch. The Enquiry Officer on appreciation of the oral evidence coupled by the documentary proof held “..... CSE has committed ‘Gross misconduct’ within the meaning of clause 3(j), 3(k) & 3(m) of Chapter XI of Canara Bank Service Code. He also obstructed the smooth working of the Bank, caused serious damage to the reputation of the Bank and as misbehaved with the staff”.

10. The 1st Party had taken the stand of total denial but taking note of the fact that he had not adduced evidence, the Enquiry Officer did not accept the defence and answered the issue in the affirmative. Though the first allegation of not informing in the criminal proceedings initiated under N.I Act, issuing cheques without maintaining sufficient amount in his account have no direct semblance to the conduct and business of the 2nd Party Management. It cannot be forgotten that involvement of a Bank Official in financial offence will have its own ramifications. The general reputation that an employee of the Bank carries and the image he bears in the eye of the community will impress the public to continue the transaction with the Bank. The 1st Party by his misconduct has caused a scene of insecurity in the mind of his colleagues. The finding of the Enquiry Officer is based on the evidentiary material brought before him. In his remarks to the Enquiry Report, the 1st party has attempted to invoke suspicion about the evidence of the Management witness. The Disciplinary Authority by upholding the enquiry findings proceeded to pass the punishment order as proposed earlier. The 1st Party except for filing claim statement did not thereafter prosecute his case diligently to assail his punishment order.

11. Since the punishment imposed is not a check to his future career and he has received his terminal benefits. I hold Punishment Order is not disproportionate to the charges proved during the enquiry.

AWARD

The petition is dismissed.

(Dictated, transcribed, corrected and signed by me on 20th May, 2019)

JUSTICE SMT. RATHNAKALA, Presiding Officer

नई दिल्ली, 30 मई, 2019

का. आ. 936.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में केन्द्रीय सरकार इंडियन ओवरसीज बैंक के प्रबंधन के संबंध में नियोजकों और उनके कर्मचारों के बीच अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण एवं श्रम न्यायालय, कोलकत्ता के पंचाट (संदर्भ संख्या 61/2013) को प्रकाशित करती है जो केन्द्रीय सरकार को 30.05.2019 को प्राप्त हुआ था।

[सं. एल-12011/73/2013-आईआर (बी-II)]

सीमा बंसल, अनुभाग अधिकारी

New Delhi, the 30th May, 2019

S.O. 936.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award Ref. No. 61/2013 of the Cent. Govt. Indus. Tribunal-cum-Labour Court, Kolkata as shown in the Annexure, in the Industrial Dispute between the management of Indian Overseas Bank, and their workmen, received by the Central Government on 30.05.2019.

[No. L-12011/73/2013-IR (B-II)]

SEEMA BANSAL, Section Officer

ANNEXURE

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT KOLKATA

Reference No. 61 of 2013

Parties: Employers in relation to the management of Indian Overseas Bank**AND**

Their workmen.

PRESENT: Justice Ravindra Nath Mishra, Presiding Officer**Appearance:**

On behalf of the Management	:	None
On behalf of the Workmen	:	Mr. Manoranjan Bhunia, learned counsel.
State	:	West Bengal
Industry	:	Banking.

Dated: 21st May, 2019.**AWARD**

By Order No.L-12011/73/2013-IR(B-II) dated 18.11.2013 the Government of India, Ministry of Labour in exercise of its powers under Section 10(1)(d) and (2A) of the Industrial Disputes Act, 1947 referred an industrial dispute to this Tribunal for adjudication, schedule of which may be quoted as below:

“Whether the action of management of Indian Overseas Bank is justified by stopping payment of Single Window Operator ‘B’ allowance to the clerical staff attached to all administrative office is legal and/or justified? What relief the workmen are entitled to?”

2. Above reference has been made by the Central Government at the instance of Indian Overseas Bank Employees Union claiming to have espoused the cause of workmen serving in Indian Overseas Bank. In statement of claim filed by the union it is pleaded that the service conditions of employees of Indian Overseas Bank are guided and governed by statutes, awards and industry-wise bipartite settlements entered into by and between the banks and its employees represented by various trade unions. The clerical staff attached to the Regional Office/Administrative Office was being paid Computer Operator Allowance @ Rs.1250/= per month as per clause 10(b) of the bipartite settlement dated 17.06.1991. The allowance was extended to the clerical staff discharging computer duties. Computer Operator Allowance is permanent in nature and is revised from time to time in successive bipartite settlements which is treated as special pay attracting DA, PF, Gratuity, HRA and other benefits to become part and parcel of employees service condition. In terms of ninth bipartite settlement, schedule II, part A(a) all the posts carrying special pay of Computer Operator @ Rs.1250 per month stood re-designated as Single Window Operator ‘B’ along with several posts carrying special pay. However, the General Manager, Indian Overseas Bank, Central Office vide letter No. PAD/178/CL(T) dated 15.07.2013 issued guidelines to the Regional Managers instructing them to stop payment of Single Window Operator ‘B’ Allowance to clerical staff attached to all administrative offices on the plea that those staff are not receiving cash, making cash payments, passing/clearing cheques etc. The union immediately protested against such unilateral stoppage of Single Window Operator ‘B’ Allowance to such clerical staff on the ground that stoppage of such permanent allowance is not only violative of ninth bipartite settlement, but also defies the provisions of Section 9A of the Industrial Disputes Act, 1947 (hereinafter called as the Act of 1947 for convenience) as the bank has not given any notice. Referring to the communication received from the General Manager, Central Office of the bank dated 15.07.2013 the Chief Manager, Indian Overseas Bank, Regional Office, Kolkata-I vide letter No. RO/2013-14 dated 23.07.2013 informed that as the duties of Single Window Operator ‘B’ are not being performed in the Regional Office, clerical staff members attached to the Regional Office will not be eligible for the said allowance with effect from 15.07.2013. Despite protest by the union the management did not restore payment of allowance to the concerned clerical staff attached to the Regional Office and also did not convene any bipartite meeting for sorting out the dispute, but contrary to it had gone beyond jurisdiction overstepping guidelines issued by the General Manager, Central Office and threatened to recover the Single Window Operator ‘B’ Allowance already paid treating the same as over payment. The Central Office of the Indian Overseas Bank vide its letter No. EST/60/2013-14 dated 04.09.2013 issued another instruction based on the above guidelines that “in Central Office and Administrative offices, payment of SWO ‘B’ allowance can be made only to the employees who had joined the Bank before 01.05.2010 and were drawing allowances as on 30.04.2010, as mentioned in Part (A)(a) of Schedule II of the IX Bipartite Settlement dated 27.04.2010. The aforesaid instruction has not linked the payment of Single Window Operator Allowance in Central and Administrative Offices with the duties of Single Window Operation ‘B’ as indicated in the guidelines dated 15.07.2013. Consequently the guidelines in letter dated 15.07.2013 automatically gets negated and superseded thereby allowing continuation of the said allowance to the clerical staff attached to the Regional and Administrative Offices who were drawing special pay as on 30th April, 2010. Several

rounds of joint discussion had taken place before the conciliation officer, but the bank's attitude was found to be adamant resulting in failure of conciliation proceeding. The dispute was espoused by the union and referred by the Central Government for adjudication to this Tribunal.

3. Notice was served on the bank. The Chief Manager of the bank despite knowledge of the case, which is evident from the bank's letter dated 03.02.2014, did no effort to appear in the case or to file written statement. Therefore, the case proceeded *ex parte* against the bank and *ex parte* evidence was taken on behalf of the union and argument was also heard *ex parte*.

4. Prime argument of the union is that the clerical staff attached to the Regional Office or Administrative Offices were being paid Computer Operator Allowance @ Rs.1250/= per month as per clause 10(b) of the bipartite settlement dated 17.06.1991 and this allowance was extended to clerical staff discharging computer duties. In terms of part A(a) of Schedule-II of Ninth Bipartite Settlement all the posts carrying special pay of computer operator allowance stood re-designated as Single Window Operator 'B' along with other posts, but the bank stopped payment of Single Window Operator 'B' allowance to the clerical staff attached to all Administrative Offices on the plea that duties of Single Window Operator 'B' are not performed in Regional Office. Thus it is submitted that this act of the bank amounts to change in condition of service which cannot be done without complying with the provisions of conditions laid down in Section 9A of the Act of 1947. In order to have better appreciation of the matter in issue, it would be apposite to reproduce relevant provisions of Section 9A of the Act of 1947—

9A. Notice of change – No employer, who proposes to effect any change in the conditions of service applicable to any workman in respect of any matter specified in the Fourth Schedule, shall effect such change—

- (a) without giving to the workmen likely to be affected by such change a notice in the prescribed manner of the nature of the change proposes to be effected; or
- (b) within twenty-one days of giving such notice;

.....

Thus according to Section 9A an employer cannot change the conditions of service in respect of any matter specified in Fourth Schedule. In Fourth Schedule at Item No. 1 wages including the period and mode of payment has been mentioned. Thus it is clear that an employer cannot make any change in wages of workmen without giving notice to the concerned workmen and that too not within 21 days of giving such notice. The term 'wages' has been defined under Section 2(rr) of the Act of 1947 to include all remunerations capable of being expressed in terms of money and also the allowance as the workman is for the time being entitled. In the instant case the union has pleaded in its statement of claim that the clerical staff attached to the Regional Office/Administrative Office was being paid Computer Operator Allowance @ Rs.1250/= per month as per clause 10(b) of the bipartite settlement dated 17.06.1991. It was also payable to the clerical staff discharging computer duties. Thus the special pay of Computer Operator of all the Computer Operators as well as staff doing computer duties formed part of conditions of service.

5. Paragraph 11 of the Ninth Bipartite Settlement dated 27.04.2010 which deals with special pay, says that with effect from 1st November, 2007 and upto 30th April, 2010 the special pay payable to the clerical staff shall be as mentioned in part A(a), (b), (c) and (d) in Schedule-II of the settlement. Part A(a) of Schedule-II of the settlement mentions 27 posts including Computer Operator 'A' to which special pay at different rates was payable from 01.11.2007 to 30.04.2010. Further paragraph 11, sub-clause (ii) provides that with effect from 1st May, 2010 posts attracting special pay in clerical cadre mentioned in part A(a) of Schedule-II shall stand modified and members of clerical staff performing the said duties shall be treated as those assigned with duties of Single Window Operator 'B'. Thus it is clear that all the clerical staff performing duties of 27 posts as mentioned in part A(a) of Schedule-II shall be treated as those assigned with duties of Single Window Operator 'B'. The settlement, in order to avoid any confusion, further clarifies by appending a note below part A(a) of Schedule-II which runs as below:

“W.e.f. 1st May, 2010 all the above posts attracting Special Pay stand modified and re-designated as Single Window Operator 'B'.”

Thus whether guidelines issued by the management amounts to change in condition of service depends upon interpretation of Clause 11. The above quoted note shows that the settlement has not made any distinction in clerical staff joined before or after 01.05.2010. From the above quoted note as appended below Part A(a) of schedule II It is clear that the nomenclature of all 27 posts are changed to be Single Window Operator 'B' and 1st May, 2010 onwards they would be called as such. Thus all Computer Operators 'A' would be called Single Window Operator 'B' irrespective of their date of joining. The settlement also does not make any difference in payment of special pay to the clerical staff as above posted in Regional /Administrative Offices or elsewhere.

6. The bank by issuing a letter dated 23.07.2013, Ext. W-02 stopped payment of allowance which were being paid to the clerical staff attached to the Regional Office and other Administrative Office on the ground that they did not perform the

Single Window Operator 'B' duties. The duties of Single Window Operator 'B' were also defined to include passing and cash payment of all cheques, clearing and transfer of cheques/vouchers and receipt of cash and issuance of pre-signed draft etc. upto Rs.25000/=. Thus the letter issued by the Regional Office modified the post of Single Window Operator 'B' to give a new meaning to the post, whereas the bipartite settlement very clearly mentions that all the 27 posts mentioned in part A(a) of Schedule-II of the settlement shall stand re-designated as Single Window Operator 'B'. Thus the act of the bank amounts to modification in condition of service by way of depriving the clerical staff attached to the Regional/Administrative office of special pay to them while discharging duties of Computer Operator.

7. The bank again issued a letter dated 04.09.2013, Ext. W-07 pretending to have been issued in terms of bipartite settlement dated 27.04.2010 that only three special pay carrying posts are available in clerical cadre viz., (a) Single Window Operator 'B', (b) Head Cashier-II and (c) Special Assistant and further issued guidelines that payment of Single Window Operator 'B' allowance can be made only to the employees in Central Office and Administrative Offices who joined the bank before 1st May, 2010 and were drawing allowance as on 30th April, 2010. The bank appears to have committed a patent mistake in interpreting the bipartite settlement dated 27.04.2010 by clarifying that only three special pay carrying posts are available. The bipartite settlement dated 27.04.2010 has re-designated only 27 posts as Single Window Operator 'B' which are mentioned in Part A(a). It did not touch the posts mentioned in Part A(b), i.e., posts of Computer Operator 'B' (with passing powers), Head Cashier Category-II and Special Assistant. The effect of letter dated 04.09.2013 issued by the bank would be to merge the post of Computer Operator 'B' (with passing powers) in Single Window Operator 'B' which is not intended by the settlement. The post of Computer Operator 'B' (with passing powers) is independent of the post of Single Window Operator 'B'.

8. Thus the action of the management of Indian Overseas Bank in stopping payment of Single Window Operator 'B' allowance to the clerical staff of Administrative Offices of the bank amounts to modification in condition of service of those staff which is not permissible without complying with the provisions of Section 9A of the Act of 1947 and therefore, management's action is not justified and legal. All the Computer Operators are entitled to receive special pay under the head Single Window Operator 'B' even after 1st May, 2010 irrespective of the fact whether they have been appointed before or after 1st May, 2010.

9. Award is passed accordingly.

JUSTICE RAVNIDRA NATH MISHRA, Presiding Officer

Dated: The 21st May, 2019.

Kolkata.

नई दिल्ली, 3 जून, 2019

का. आ. 937.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में केन्द्रीय सरकार मैसर्स स्पाइस जेट लिमिटेड के प्रबंधन के संबद्ध नियोजकों और उनके कर्मकारों के बीच अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण एवं श्रम न्यायालय नं. 2 दिल्ली के पंचाट (संदर्भ संख्या 11/18) को प्रकाशित करती है जो केन्द्रीय सरकार को 23.05.2019 को प्राप्त हुआ था।

[सं. एल -11012/38, 40, 41, 42 और 43/2015-आईआर (सीएम- I)]

एस. सी. राय, अनुभाग अधिकारी

New Delhi, the 3rd June, 2019

S.O. 937.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal-cum-Labour Court No. 2, New Delhi (Ref. No. 11/18) as shown in the Annexure, in the Industrial Dispute between the employers in relation to the management of M/s. Spice Jet Limited, and their workmen, which was received by the Central Government on 23.05.2019.

[No. L-11012/38, 40, 41, 42 & 43/2015-IR (CM-I)]

S. C. RAY, Section Officer

ANNEXURE

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL—CUM- LABOUR COURT-II,
NEW DELHI

PRESENT : Smt Pranita Mohanty, Presiding Officer,
CGIT-Cum-Labour Court –II, Delhi.

INDUSTRIAL DISPUTE CASE NO. 11/18
Date of passing of award : 28th February, 2019

Between :

The General Secretary,
Hindustan Engineering & General Mazdoor Union,
D-2/24 , Sultanpuri, Delhi-110086

... Claimants

Versus

1. The Manager, M/s Spicejet Ltd.
Domestic Interstate Airport Terminal No. 1D.
Palam Airport , New Delhi-110037.
2. The Partner M/s Sunshine Enterprises,
49 Ground Floor, Sant Nagar,
East of Kailash , New Delhi-110065.

... Managements

AWARD

In the present case, a reference was received from the appropriate Government vide letter No. L-11012/38,40,41,42 & 43 /2015 (IR(CM-I)) dated 19.01.2018 under clause (d) of sub-section (1) and sub-section (2A) of Section 10 of the Act, for adjudication of a dispute, terms of which are as under:

“Whether the termination of services of Shri Kashi Nath and 8 others by the management M/s Sunshine Enterprises (Contractor) /Spice Jet Ltd., (Principal Employer) without complying with the provisions under section 25 (F) (G) and (H) of the ID. Act, 1947 is just , fair and legal? If not, what relief these workmen are entitled to and from which date?”

2. In the reference order, the appropriate Government commanded the parties raising the dispute to file statement of claim, complete with relevant documents, list of reliance and witnesses with this Tribunal within 15 days of receipt of the reference order and to forward a copy of such statement of claim to the opposite parties involved in the dispute. Despite directions so given, Claimants union opted not to file the claim statement with the Tribunal.

3. On receipt of the above reference, notice was sent to the workmen as well as the managements. Neither the postal article sent to the claimant, referred above, was received back nor was it observed by the Tribunal that postal services remained unserved in the period, referred above. Therefore, every presumption lies in favour of the fact that the above notice was served upon the claimant union. Despite service of the notice, claimants opted to abstain away from the proceedings. No claim statements were filed on their behalf. Thus, it is clear that the workmen are not interested in adjudication of the reference on merits.

4. Since the workmen have neither put in their appearance nor have they led any evidence so as to prove their cause against the managements, this Tribunal is left with no choice, except to pass a ‘No Dispute/Claim’ award. Let this award be sent to the appropriate Government, as required under Section 17 of the Industrial Disputes Act, 1947, for publication.

PRANITA MOHANTY, Presiding Officer

Date: 28th Feb, 2019.

नई दिल्ली, 3 जून, 2019

का. आ. 938.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में केन्द्रीय सरकार मैसर्स कम्वाटा उड्डयन प्राइवेट लिमिटेड के प्रबंधन के संबद्ध नियोजकों और उनके कर्मचारों के बीच अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण एवं श्रम न्यायालय नं. 2, दिल्ली के पंचाट (संदर्भ संख्या 122/2012) को प्रकाशित करती है जो केन्द्रीय सरकार को 23.05.2019 को प्राप्त हुआ था।

[सं. एल -11012/9/2012-आईआर (सीएम- I)]

एस. सी. राय, अनुभाग अधिकारी

New Delhi, the 3rd June, 2019

S.O. 938.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal-cum-Labour Court No. 2, New Delhi (Ref. No. 122/2012) as shown in the Annexure, in the Industrial Dispute between the employers in relation to the management of M/s. Cambata Aviation Private Limited, and their workmen, which was received by the Central Government on 23.05.2019.

[No. L-11012/9/2012-IR (CM-I)]

S. C. RAY, Section Officer

ANNEXURE

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL—CUM- LABOUR COURT-II, NEW DELHI

PRESENT : Smt Pranita Mohanty, Presiding Officer,
C.G.I.T.-Cum-Labour Court –II, New Delhi

INDUSTRIAL DISPUTE CASE NO. 122/2012

Date of Passing Award : 11th April, 2019

Between :

The General Secretary,
Cambata Aviation Karamchari Union (CAKU), Reg. 4732,
H. No. 76, Bagdola Village,
Sector 8 Dwarka,
New Delhi - 110077

... Workmen

Versus

Sh. Y. S. Cooper, Authorised Signatory,
Cambata Aviation Pvt. Ltd.
IGI Airport Terminal-II, Bay 81,
Line Maintenance Block-A,
New Delhi - 110037.

... Managements

Appearances:

Shri Sunil Kumar, Advocate

For the Workman

None for the management, Advocate

For the Management

AWARD

The Government of India in Ministry Of Labour has referred the present dispute existing between employer i.e. the management Cambata Aviation Pvt. Ltd. and its workmen/claimants herein, under clause (d) of sub-section (1) and sub-section (2A) of section 10 of the Industrial Dispute Act 1947 vide letter no. L-11012/9/2012 IR (CM-1) dated 11.07.2012 to this tribunal for adjudication to the following effect.

“Whether the action of the management of Cambata Aviation Pvt. Ltd., in not paying Variable Dearness Allowance (VDA)/DA to their workmen w.e.f. 01.02.2010 onward in spite of the Notification dated 09.03.2010, 18.03.2011, and 26.07.2011 respectively issued by Government of NCT, Labour Deptt. New Delhi is justified or not? If not, what relief the workmen are entitled to and from which date?”

The 1st party workmen Union filed the claim statement stating therein that their Union is a registered Trade Union representing the majority of the workers in the establishment of management. The management is a company registered under the companies Act 1956 and the provisions of Factory Act 1948 also applies to it. The management company is engaged in the ground handling services at IGI Airport New Delhi. To execute the work it has employed about 2000 workers who have been categorized as Blue Collar and White Collar employees respectively.

That previously the Airport Authority of India was getting the services of management Cambata Aviation Pvt. Ltd., as per the general management ground handling service regulation 2000. When Operation Development Management Agreement (in short ODMA) was signed between AAI and Delhi International Airport Ltd. (DIAL), the Cambata Aviation Private Ltd., also signed the contract with the DIAL. As such, DIAL is the principle employer of the Claimants. Since, no procedure existed, within the management guidelines of Cambata for payment of Variable Dearness Allowance

(VDA), to its workers, the management, in order to protect the real wages of the workers started paying VDA as per the rate declared of Government Of NCT Delhi. As a matter of practice the VDA was made effective twice in a year since 1999-2000 onward and the amounts were paid to the workers by the management at par with Government of NCT Delhi.

While the matter stood thus, w.e.f 01.02.2010 the management arbitrarily and illegally stopped, payment of VDA causing substantial financial loss to the workers. Objection and grievance of the workers when raised before the management it took stand that the increased VDA portion has not been separately indicated in the notification/order dated 09.03.2010, 18.03.2011 and 26.07.2011 and the same is not tenable for the minimum wage granted by the Government, which is based upon the increase in the CPI Index of the Industrial workers. For redressed of grievance the workmen Union approached the Labour Commissioner and conciliation proceeding was initiated. During conciliation the management took a plea that it is ready to pay the VDA but the rate of VDA is not known to the management. The conciliation since failed, the Appropriate Government referred the matter to this Tribunal for adjudication. It is also alleged that the decision of the management to discontinue payment of VDA from 01.02.2010 is illegal and contrary to the notification of the Government of NCT Delhi referred above. The workmen while giving a calculation have stated that the workmen are entitled to VDA as per the order of the Government of NCT Delhi dated 09.03.2010, 18.03.2011 and 26.07.2011. They have thus, prayed for a direction to the management to pay the increased rate of VDA w.e.f 01.02.2010 onwards with interest at the rate of 10% per annum and the cost of the litigation expenses.

Notice was issued to the management who appeared through its A/R and filed written statement refuting the stand of the workmen. While denying the workmen union to be representing the majority of workers it pleaded that besides CAKU another Union in the name of Cambata Aviation Workers Association is also representing many of the workers of that company. The other stand up the management is that it is providing ground handling service to the various airlines at IGI Airport and for that purpose it has employed persons who are on the regular roll of the company and such workers work under the supervision and control of the management. The management has also admitted that the employees who are the claimants were getting VDA as notified by the Government of NCT Delhi from time to time. But the same was not paid to protect the real wage of the workers. The further contention is that no dearness allowance was hiked by the Government of NCT of Delhi on 01.02.2010 and as such the management is not guilty of withholding VDA. The further contention of the management is that the NCT of Delhi has revised the minimum wage payable to the workers w.e.f. 01.02.2010 which has been implemented. Thus, describing the claim of the workmen is misconceived the management has stated that the notification dated 09.03.2010, 18.03.2011 and 26.07.2011 by the Government of NCT Delhi speaks about revised rate of minimum wage which has already been implemented. It has been further pleaded that the order/circular of the Government of India Ministry of Labour and Employment regarding payment of VDA is not applicable to the management. With that stand the management has prayed for dismissal of the claim.

During the pendency of the proceeding by order dated 17.06.2013 Management No. 2 DIAL was added as a party and noticed to appear. DIAL after appearance moved a petition to delete its name but same was rejected by order dated 20.12.2013. Subsequently, DIAL the Management No. 2 though was allowed time, did not file the written statement and while marking his attendance on record his right for written Statement was closed by order dated 30.01.2014. On the pleadings available the following issues were framed to be answered.

ISSUES

1. Whether the action of the management of Cambata Aviation Pvt. Ltd in not payee Variable Dearness Allowance (VDA) to the workmen w.e.f. 01.02.2010 in spite of the notification dated 09.03.2010, 18.03.2011 and 26.07.2011 issued by the Government of NCT Delhi is justified.
2. To what relief the workmen are entitled to and from which date.

During course of hearing the 1st party workmen adduced oral as well as documentary evidence to substantiate the stand. One Rahul Batra the General Secretary Workmen Union testified as WW1 and filed a series of document marked as Exhibit WW1/1 to WW1/16. The witness was cross-examined at length by Management No. 1 during which the witness by refereeing to the document filed clarified the stand taken. No oral or documentary evidence was adduced by the management No.1.

FINDINGS

ISSUE No. 1

A specific plea has been taken by the 1st party workmen union that the management i.e. Cambata Aviation Pvt. Ltd doesn't have its own guidelines for payment of VDA to its employees. Since, the management was operating and carrying of business within the NCT Delhi, it took a voluntarily decision to extend the benefit of VDA to its employees following the notification in this regard issued by the Government of NCT Delhi. It is also the stand of the workmen that initially the management was paying the VDA to its employees but suddenly stopped, the payment w.e.f. 01.02.2010 onwards, without assigning any good reason. The management No. 1 Cambata Aviation Pvt. Ltd has admitted this aspect of the stand taken by the workmen and explained that it was initially paying the VDA as notified from time to time by Government of NCT Delhi. But the NCT of Delhi since revised the minimum wage payable to the workers w.e.f

01.02.2010 without specifically. Indicating about the VDA payable, the management stopped payment of the VDA though started paying the minimum, wage, as increased by the NCT Delhi.

On behalf of the workmen the notification of the Government of NCT Delhi have been filed and marked as exhibit WW1/1 containing 21 pages. The management has not disputed the correctness of the documents rather admitted the content of the same. On a careful perusal of Exhibit 1/1 it appears that the Government of Delhi had revised its rate of VDA to be paid to the workmen. Exhibit WW1/13 is a document issued by the office of the Labour Commissioner Delhi which describes minimum wage rate and this document shows the minimum wage of unskilled semiskilled, skilled, matriculate and graduate employees was revised on 01.02.2010 alongwith the VDA. This document is to be read alongwith Exhibit WW1/1. These 2 documents taken together lead to a conclusion that the revised rate of minimum wage is also to be paid alongwith the revised rate of VDA. The management No.2 had failed to extend the said benefit to the workmen and the act of refusal is illegal and unjustified. This issue is accordingly answered in favour of the workmen.

ISSUE NO. 2

Now the important question is from which dated the workmen are entitled to this benefit. WW1 examined on the behalf of the workmen has stated the VDA was stopped from being paid w.e.f 01.02.2010. This has been admitted by the management No. 1. In view of the finding of issue No.1 it is held that the workmen of this proceeding whom the union represents are entitled to get the VDA w.e.f 01.02.2010 on the wage drawn by them on that day till they were under the employment of the management No.1. For this period, on the unpaid VDA the management shall also pay interest at the rate of 6% per annum till final payment is made. This issue is accordingly answered.

In view of the findings recorded under issue No.1 and 2 the workmen represented by the union are held entitled to relief claimed. Hence, ordered.

ORDER

The reference be and the same is allowed. Affirmatively in favour of the workmen union. It is directed that the management shall pay Variable Dearness Allowance (VDA) to the workmen w.e.f. 01.02.2010 as per the notification dated 09.03.2010, 18.03.2011 and 26.07.2011 issued by the Government of NCT Delhi. Within 3 months from the date of this award would be made executable, failing which the management shall be liable to pay 12% simple interest on the accrued amount to the persons entitled to from the date of award till the final payment is made. Copy be supplied to the parties and the record be consigned in the record room.

The reference is accordingly answered.

Dictated & Corrected by me.

11th April, 2019

PRANITA MOHANTY, Presiding Officer

नई दिल्ली, 3 जून, 2019

का. आ. 939.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में केन्द्रीय सरकार मैसर्स ओ.एन.जी.सी. लिमिटेड के प्रबंधन के संबद्ध नियोजकों और उनके कर्मचारों के बीच अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण एवं श्रम न्यायालय, अहमदाबाद के पंचाट (संदर्भ संख्या 138/2004) को प्रकाशित करती है, जो केन्द्रीय सरकार को 24.05.2019 को प्राप्त हुआ था।

[सं. एल -30012/21/1998-आईआर (सी- I)]

एस. सी. राय, अनुभाग अधिकारी

New Delhi, the 3rd June, 2019

S.O. 939.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award (Ref. No. 138/2004) of the Cent. Govt. Indus. Tribunal-cum-Labour Court, Ahmedabad as shown in the Annexure, in the industrial dispute between the employers in relation to the management of M/s. ONGC Limited, and their workmen, which was received by the Central Government on 24/05/2019.

[No. L-30012/21/1998-IR (C-I)]

S. C. RAY, Section Officer

ANNEXURE
BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT,
AHMEDABAD

Present : Pramod Kumar Chaturvedi, Presiding Officer,
 CGIT cum Labour Court, Ahmedabad,
 Dated 24th April, 2019

Reference: (CGITA) No. 138/2004

The Group General Manager (P),
 ONGC Ltd.,
 Ahmedabad Project, Avani Bhavan, Chandkheda,
 Ahmedabad (Gujarat) - 380001

... First Party

V/s

The General Secretary,
 Gujarat Petroleum Employees Union,
 434/46, Gandhivas, Koba Road, Sabarmati,
 Ahmedabad (Gujarat)

... Second Party

For the First Party : Shri K.V. Gadhia

For the Second Party : Kum. Santoshben

AWARD

The Government of India/Ministry of Labour, New Delhi by reference adjudication Order No. L-30012/21/98-IR (C-I) dated 21.12.1998 referred the dispute for adjudication to the Industrial Tribunal, Ahmedabad (Gujarat) in respect of the matter specified in the Schedule:

SCHEDULE

“Whether the demand of Gujarat Petroleum Employees Union to consider Shri Ghanshyam Singh (contract worker) as direct employee of ONGC is legal? If yes, to what relief the workman is entitled?”

1. The reference dates back to 21.12.1998 and received on 01.01.1999 from Ministry of Labour and Employment, New Delhi for adjudication and passing the award.
2. In response to the notice issued to the parties, the second party workman submitted the statement of claim Ex. 6 on 04.11.1999 and the first party submitted the written statement Ex. 10 on 10.08.2000.
3. The second party workman in his statement of claim Ex. 6 alleged that the second party union The General Secretary, Gujarat Petroleum Employees Union, 434/46, Gandhivas, Koba Road, Sabarmati, Ahmedabad, hereinafter referred to as ‘union’ is authorised to pursue his reference. The workman Ghanshyam Singh has been working under the first party The Group General Manager (P), ONGC Ltd., Ahmedabad Project, Avani Bhavan, Chandkheda, Ahmedabad hereinafter referred to as ‘ONGC’ under a sham arrangement of contract w.e.f. 09.11.1993 as a driver which was subsequently designated as operator by ONGC. Since March 1994, the services of workman were transferred to a contractor named Chandoliya Mazdoor Kamdar Sahakari Mandli Ltd. where he continued to work uninterruptedly and continuously till 24.04.1995 when his services were terminated without giving any notice and notice pay and also without following the due procedure of natural law. It is also noteworthy that during the employment of the workman, the Central Government issued a notification prohibiting the employment of drivers as contract labour w.e.f. 08.09.1994. Therefore, he raised the dispute before the Regional Labour Commissioner. He tried to search alternative employment but he failed to get, therefore, he prayed for reinstatement with back wages declaring his termination of service as illegal.
4. The first party ONGC in his written statement Ex. 10 submitted that there was no master servant relationship between the workman and ONGC. The reference is preferred with delay and laches. The reference is barred for non-joinder and mis-joinder of necessary party. The workman was not recruited by ONGC, therefore, he cannot be said to be a workman under Section 2 (s) of the Industrial Disputes Act. Therefore, there cannot be any dispute under Section 2 (k) of the Industrial Disputes Act. It is further submitted that this workman has been working with ONGC under an agreement of contract with the contractor M/s Public Power Mazdoor Kamdar Sahakari Mandli Ltd. since 09.11.1993 as driver. Later in March, 1994 the contract of engaging drivers was governed by Chandoliya Mazdoor Kamdar Sahakari Mandli Ltd in which he also worked till the date of

termination of his service by the contractor. As there was no master servant relationship between the workman and ONGC. It is also noteworthy that he worked only for 2 months with the new contractor, therefore, the prayer sought by the workman was liable to be rejected.

5. On the basis of the pleadings, the following issues arise:

- i. Whether the demand of Gujarat Petroleum Employees Union to consider Shri Ghanshyam Singh (contract worker) as direct employee of ONGC is legal?
- ii. To what relief, if any, the workman is entitled?

6. **Issue No. I and II:** As both the issues are interrelated, therefore, are decided together. The burden of proof of these issues lies on the second party workman who submitted his affidavit Ex. 24 reiterating the averments made in the statement of claim and in his cross-examination; he has stated that his date of birth is 04.10.1970. He is illiterate. He was not given any appointment letter by ONGC. He had been engaged by the contractor along with 5 other workmen who was granted contract by the ONGC. His salary/wages were paid by the contractor. Contractor used to deduct his provident fund contribution. His services were terminated by the contractor on 25.04.1995.
7. The first party examined one Rohit Kumar, Deputy Manager vide affidavit Ex. 26 who was not preferred to be cross-examined by the second party workman. The first party witness Rohit Kumar in his affidavit reiterated that this workman was a contract employee. There was no master servant relationship between ONGC and the workman. The workman was under direct supervision and control of the contractor. ONGC has its own rules and procedure of recruitment and this workman never underwent such procedure while working as a contract employee.
8. The second party also filed written argument Ex. 27. I heard the written and oral arguments of the parties. From the perusal of the whole evidence, it is admitted by the second party workman that he was appointed by the contractor who used to pay wages to him. Provident fund contribution and deduction were also made by the contractor. This is a basis principle and service law that whosoever pays the salary or wages has the master servant relationship with the employee. In this case, it is the contractor who is the master and if regularisation is ordered then it will be violation of recruitment and service rules of ONGC. Therefore, regularisation cannot be granted. Thus both the issues are decided in negative and against the workman. No relief can be granted.
9. The award is passed accordingly.

P. K. CHATURVEDI, Presiding Officer

नई दिल्ली, 3 जून, 2019

का. आ. 940.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में केन्द्रीय सरकार मैसर्स एयर इंडिया लिमिटेड के प्रबंधन के संबंध में नियोजकों और उनके कर्मचारों के बीच अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण एवं श्रम न्यायालय, अहमदाबाद के पंचाट (संदर्भ संख्या 273/2004) को प्रकाशित करती है, जो केन्द्रीय सरकार को 24.05.2019 को प्राप्त हुआ था।

[सं. एल -11012/49/1999-आईआर (सी-I)]

एस. सी. राय, अनुभाग अधिकारी

New Delhi, the 3rd June, 2019

S.O. 940.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award (Ref. No. 273/2004) of the Cent. Govt. Indus. Tribunal-cum-Labour Court, Ahmedabad as shown in the Annexure, in the industrial dispute between the employers in relation to the management of M/s. Air India Limited, and their workmen, which was received by the Central Government on 24/05/2019.

[No. L-11012/49/1999-IR (C-I)]

S. C. RAY, Section Officer

ANNUXRE
BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT,
AHMEDABAD

Present :

Pramod Kumar Chaturvedi,
 Presiding Officer, CGIT-cum-Labour Court,
 Ahmedabad,
 Dated 26th April, 2019

Reference: (CGITA) No. 273/2004
[Old Reference (ITC) No. 22/2000]

The Manager,
 M/s Air India Ltd.,
 172/1, High Court Way, Sharam Aharam Road,
 Ahmedabad (Gujarat) – 380001

... First Party

V/s

The President,
 Gujarat Mazdoor Panchayat,
 Sharam Shakti, P.B. No. 7,
 Opposite Prabhat Press, Mirjapur,
 Ahmedabad (Gujarat) – 380001

... Second Party

For the First Party : Shri K.V. Gadhia & Shri M.K. Patel
 For the Second Party : Shri P. Chidambaram & Shri Sanjay Vaghela

AWARD

The Government of India/Ministry of Labour, New Delhi by reference adjudication Order No. L-11012/49/99-IR(C-I) dated 03.02.2000 referred the dispute for adjudication to the Industrial Tribunal, Ahmedabad (Gujarat) in respect of the matter specified in the Schedule:

SCHEDULE

“Whether the demand of Gujarat Mazdoor Panchayat, Ahmedabad that Shri Vijay Mohanlal Goplani and others employed in Air India, Ahmedabad be treated in direct employment in Air India from their date of engagement by contractor with all consequential benefits is legal and just? If yes, what relief the concerned workmen are entitled to and from which date?”

1. The reference dates back to 03.02.2000 and received on 20.02.2000 from Ministry of Labour and Employment, New Delhi for adjudication and passing the award.
2. In response to the notice issued to the parties, the second party union submitted the statement of claim Ex. 5 stating that the first party is a Public Sector Company operating international Flights in the country also having its office at Ahmedabad. They have further stated that 24 workers whose names are annexed with the order of reference are engaged by the first party to do the job of commercial helper. The work carried out by these workmen was perennial in nature and said work exists till the company continues to exist. The work which these workmen do used to do was essential in nature and was integral part of the business of the company and the said work was regular day to day work. These 24 workmen rendered their services for the benefit of business of the company. The first party is the real employer of these workmen. The second party stated that first party adopted dubious method showing the name of these workmen in the book of some unnamed contractor lenders. The second party has stated that the first party being principal employer was required to hold the Registration under CLRA Act and contractor was also required to get License under the CLRA Act. The second party alleged that neither the first party nor contractors were having registration and license. The second party stated that the first party has not produced registration before conciliation officer nor cared to make the contractor as party in conciliation. The second party further stated that in absence of registration and license the workmen so engaged are deemed to be workmen of principal employer. The second party has stated that the Hon'ble Tribunal will have to decide the issue as to who is the real employer of these workmen. They have further stated that so called arrangement between company and contractor was sham and bogus. The contractor has no individual existence as an employer and the said contractor is a mere name lender. They have further stated that 24 workmen joined in the employment with the first party since 1997 and are doing perennial nature of work. They have further stated that the permanent workmen had been getting higher wages than these

workmen though they were doing the same and similar work. They have further stated that the intention of the first party was to exploit the labour. They have further stated that supervision and control over these workmen was of the first party. They have prayed to allow the reference with Rs. 50000/- as cost. Vide Ex. 6, the union has filed Interim Relief Application for directing first party not to terminate or dispense with the services of the concerned workmen listed in the order of reference and the same was granted by the then tribunal and continued the same till final disposal of the reference dated 04.04.2000.

3. The first party filed reply to Interim Relief application vide Ex. 13 and filed written statement vide Ex. 34 wherein the first party has taken the preliminary contention that the workmen involved in the reference are not workman as defined under Section 2(s) of the Industrial Disputes Act, also no Industrial Dispute exists as defined under Section 2(k) of the Industrial Disputes Act and the Tribunal has no jurisdiction to entertain the reference in light of judgment of SAIL reported in 2001 (7) SCC Page 1 and denied the averments made in the Statement of Claims. Further the first party stated that in view of the provisions under Section 10 of the CLRA Act, present reference is misconceived and required to be dismissed. The first party stated that Air India was not a real employer in respect of 24 workmen and stated that the contract entered into between Air India and Global Aviation services Ltd. as well as Philipson Corporation was genuine contract and there was no smoke screen as alleged. The first party stated that admittedly the second party workmen were neither engaged as employee nor supervised by the first party. There was no relation of master and servant. Contractors are employing these workers as per their requirement. These persons were not engaged as per the recruitment rules of the first party and hence not entitled for any relief. The first party was not having any right to take any disciplinary action against these workmen. They were being paid by the contractor. The first party has its own recruitment rules and the second party was employed by the contractor without following the process laid down under the recruitment rules and hence they cannot be treated as employee of the first party. The first party stated that the contract is genuine as the first party is registered under Section 7 and all contractors got valid license under Section 12 of the CLRA Act. The first party further stated that second party is not entitled to get any relief against the first party as there is no relation of master and servant relationship between the workmen and the first party. The first party further prayed for rejection of reference.
4. The union has filed application for urgent order Ex. 40 whereby they have sought direction to start providing work to the workmen named in para-1 of that application as per seniority and pay full wages. Against that the first party has filed reply Ex. 43 and the second party has filed rejoinder Ex. 47. After hearing the parties the State tribunal vide order dated 30.07.2003 dismissed the application Ex. 40. The first party has produced documents vide Ex. 46 like minutes of APSC, Agreement between first party and global Air port and ground Service Pvt. Ltd and copy of agreement between Global and Philipsons.
5. On behalf of the second party one Shri Prakash Kanubhai Vaghela filed an affidavit in token of chief examination vide Ex. 49 and reiterated the facts stated in the statement of claim. In his cross-examination, he has stated that in which contractor he was working he did not know. He was terminated from 2003. The first party has not given any appointment letter. He admitted that he was appointed by the contractor. He was getting the wages on daily wage basis. The second party has examined another witness namely Shri Asifahmed Rafiq Ahmed Kazi vide Ex. 50 and reiterated the facts stated in the statement of claim. He has further admitted that first party Air India never gave him any appointment letter. He has stated that he was engaged by contractor Philipsons Corporation. He was paid by Philipsons Corporation. He was removed from service from 26.04.2004 by the contractor. He has further admitted that all the workmen whose names stated in para-2 of the affidavit were also removed by the contractor on the date when I was removed.
6. The first party examined one Shri Yohan baburao Kurne vide Ex. 51. In his examination-in-chief, the witness has stated that the concerned workmen are engaged by the respective by the contractors. They were working under supervision and control of the contractor and they are being paid by the contractors, contractor deducted their provident fund contribution and remitted the same before the Provident Fund department. The concerned workmen worked under the complete supervision and control of the contractors. The officers of the Air India had no supervision and control over the listed persons. Contractors were the appointing and terminating authority. The services of the concerned workmen have been terminated by the contractor since long and at present said contractors are also no more with the first party. There was no relation of master and servant relationship between first party and the concerned workmen. The concerned persons were not appointed as per the recruitment rules and have not undergone the procedure laid down under the rules. The contractor is an independent separate entity and having license under the CLRA Act. The first party is having registration under the CLRA Act. He identifies the said documents and stated that the contract between the first party and the contractors are genuine. The second party failed to get anything contrary to what is stated in chief examination. On the contrary, it is proved from the cross-examination that the Global Aviation Services and Philipsons Corporations were the contractors. Thereafter, none was given the contract of the said work. The Contractors had terminated the services of all the workmen in the year 2005.

7. Both the parties have made their oral submissions in the matter.
8. On the basis of the pleadings, the following issues arise:
 - i. Whether the demand of Gujarat Mazdoor Panchayat, Ahmedabad that Shri Vijay Mohanlal Goplani and others employed in Air India, Ahmedabad be treated in direct employment in Air India from their date of engagement by contractor with all consequential benefits is legal and just?
 - ii. To what relief, if any, the workmen are entitled?
9. **Issue No. I and II:** As both the issues are interrelated, therefore, are decided together. The burden of proof of these issues lies on the second party. From the pleadings and evidences, certain undisputed facts that emerge on record are that the second party workmen has filed the reference for getting regularization with the first party. The second party workmen are the employees of the contractors and the contractors paid them the salary for the days which they worked for. The contractors used to deduct their provident fund contribution and remit the same to the Provident Fund department. The supervision and control was of the contractors. It is not in dispute that the services of the listed persons were discontinued in the year 2005 and the same is reflected from the cross-examination of witness of the second party and the witness of the first party. The first party submitted that since the concerned workmen, are not in job, are not entitled to get regularisation as prayed for. In support of these contentions, first party relies on the judgment of apex court in case of Oshiar Prasad and others V/s Employer in relation to the Management of Sudhamadhi Coal Washiery and of M/s. BCCL Dhanbad, Jharkhand reported in 2015 I CLR 902 wherein the Hon'ble apex court has held that absorption and regularisation can be claimed or granted only when the contract of employment subsists and is in force with employee and employer. Here admittedly the contract of employment does not subsist hence second party is not entitled to get the regularization as prayed for. Similar view has been taken by the apex court in Himachal Pradesh Housing Board and Ompal & Others reported in 1997 (75) FLR page 154 wherein the Hon'ble apex court held that Tribunal without deciding the legality of order of termination directed regularisation committed error. Here in the present case, the appropriate government has not referred the matter of termination and admittedly the listed persons were terminated somewhere in 2005, hence not entitled to get relief as prayed for. Admittedly the listed persons are the employees of the contractors but they have not joined the contractors as necessary party in the reference. Secondly, as per the judgment of The Hon'ble Allahabad High Court in case of M/s. NTPC Ltd reported in 2015 (144) FLR 248, Contractor is a necessary party and any reference cannot stand unless the contractor is impleaded. Thirdly there is no relation of employee and employer between the first party and second party. Therefore the second party is not entitled to get any relief as prayed for.
10. Thus considering the above facts, the reference is not maintainable as the second party failed to prove their case. Hence they are not entitled to get any relief as prayed for. Both the issues are decided accordingly.
11. The award is passed accordingly

P. K. CHATURVEDI, Presiding Officer